

FILED
U.S. DISTRICT COURT
IN THE UNITED STATES DISTRICT COURT
DISTRICT OF NEBRASKA
FOR THE DISTRICT OF NEBRASKA

2018 NOV 15 PM 4:17

8:18cv539

OFFICE OF THE CLERK
Alphonse Vernell Fraizer II.

Plaintiff,

vs.

The City of Omaha Police Department,
Omaha Fire Department, Douglas County
Attorney Office (Donald W. Kliene), Julie
Medina, Judge Gary B. Randall, Judge Craig Q.
McDermott, Dentist Peter C. Jessen DDS,
Jennifer Simms and Attorney Andrea McChesney
(Suit of Individual and Official Capacity)
Defendant(s),

Case No. CR 17-599

Case No. CR 17-1223

Case No. CR 17-2475

} Civil Action Complaint (8.2 suit)

Jury Trial Request

42 U.S.C. § 1983, 1985, 1986

Motion to Proceed,

IN FORMA PAUPERIS

28 U.S.C. 1361

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

A. The Plaintiff: Alphonson Vernell Fraizer II. (A Natural Person)

PO Box 4891

Omaha, Ne 68104

(402) 609-9016

2alvfrazier@gmail.com

B. The Defendants(s)

Defendant No. 1

The Omaha Police Department (Government Agency)

505 S. 15th Street

Omaha, Nebraska 68102

(402) 444-5600

cityclerk@cityofomaha.org

Defendant No. 2

The Omaha Fire Department (Government Agency)

(Attention: Mayor Jean Stothert)

1819 Farnam Street

Omaha, Ne 68102
(402) 444-5000
Hotline@cityofomaha.org

Defendant No. 3
Douglas County Attorney Civil Division (Government Agency)
Donald W. Kleine (County Attorney)
Julie L. Medina (County Attorney)
Theresia Urich (Deputy County Attorney)
1819 Farnam Street
Civic Center Suite #909
Omaha, Ne 68138
(402) 444-7622
webmaster@dotcomm.org

Defendant No. 4
Judge Gary B. Randall (Government Official)
Judge Craig C. McDermott (Government Official)
Attn: Administrative Office of the Courts
1213 State Capital
1445 k Street/P.O. Box 98910
Lincoln, Ne. 68509
(402) 471-3730

Defendant No. 5
Dentist Peter C. Jessen, DDS (General Dentist and Solicitor)
51546 North 90th Street (Business address)
Omaha, Ne 68134
(402) 451-3126

12612 Izard Street (Residential address)
Omaha, Ne 68154
(JESSEN'S Residents)

Defendant No. 6
Jennifer Simms (Ex-wife to Plaintiff, Dental hygienist& charitable person to Dentist Peter C. Jessen)
(402) 968-8173
Address: 14108 Manderson Plaza Apt#306

Defendant No.7

Attorney Andrea McChesney (Divorce Attorney for Plaintiff)

McChesney & Farrell Law Firm

The Douglas Bldg

209 South 19th Street

Omaha, Ne 68102

(402) 934-4884

amcchesney@mflawomaha.com

- II. Comes Now, the (Plaintiff) Alphonso Vernell Frazier II. Entering the court pro-se under the status **28 U.S. Code § 1331 and 18 U.S. Code § 242** representing for myself as a Moorish American. Pure and Natural Aboriginal/Indigenous man of the land bounded to North American by heritage of the Continental American Territories and as CORPORATION Straw Man Name: ALPHONSO VERNELL FRAZIER II. Created under The Act of 1871. Now seeking damages due to injuries and property losses suffered during a false incarceration of 133 days detained at the Omaha Correctional Center for: Terroristic Threats, Burglary, Arson 2nddegree, stalking and intentional child abuse. That implicated my 11 year old son Mason Frazier as being a prostitute involving pornography.
- III. I, (Plaintiff) Alphonso Vernell Frazier II. Comes before the honorable court with my complaint against the (Defendants) who all took part in a (two year) orchestrated Hate Crime against me. With all taking their part in a twisted revenge and extortion plot targeting me and using me as the fall guy in the extortion scam that all derived behind trying to silence the sex secrets of a dentist and his mistress. While forcing a personal eviction upon me and my son Mason from our dwellings, stealing my personal property and selling my home while being detained at the Omaha Correctional Center and being threaten with a 10 to 60 year prison sentence. Behind the creation of fairytale prostitution of my minor son and false felony police reports against me. The defaming of my name and character resulted to me being arrested

(two) times on the same charges and lead back to my cage at the Omaha Correctional Center during my divorce process, causing me to loss my home, assets, family and freedom in a sexually motivated philanthropic collusion.

Allegations

- IV. The reason's set forth in dispute of this matter is supported by, the acts in which formulated the foundation on this case. The actions of the all the (Defendants) in this matter had a personal interest when using their own person judgment to take part in this, administrated order of actions. Therefore lacks the protection of immunity in this, (8.2 Suit.) This is a case of, Sexual Scandal, Illegal Search and Seizure, Politics, Premeditation, Porn, Greed, Adultery, Lies, Insurance Fraud, HIPPA Violations, Invasion of Privacy, Theft, Extortion, Racial Hate Crime, Corporate Bullying, Child Endangerment, Intentional Infliction and Emotional Duress, Intentional Arson, False Impersonation, Abuse of Power, and all other offenses referencing the offensive behaviors found in this matter, manufactured by way of the issuing of false criminal citations from (The Omaha Police Department.) Who were the mediators and administers headlining this intentional, malicious, and sexually impacted extortion scandal? Incriminating me falsely by the acts of: Human Trafficking, Dehumanizing, Defaming, Discriminating and Detaining, me during the time of my divorce process, isolating me physically and mentally, taking away my Son, Family, Freedom and Liberty to exercise my Constitutional and Moorish Rights?

V.

Violations

1. Racial Discrimination
2. Invasion of Privacy
3. Abuse of Power
4. Defamation of Character
5. Harassment
6. False Imprisonment
7. Human Trafficking
8. Hate Crime

9. Bullying
10. Extortion
11. Illegal Search and Seizure
12. Due Process
13. Intentional Inflection
14. Emotional Distress (Tort of Outrage)
15. Violation of the "Moroccan Treaty of Friendship"
16. HIPPA Violation
17. Theft/Burglary
18. Child Endangerment
19. Intentional Arson
20. False Impersonation
21. Malpractice
22. Lack Jurisdiction\Acted Out of Jurisdiction
23. Malicious Prosecution

"Case History"

VI.

1. "1997" (Plaintiff) meets dancer/dental student (Jennifer Simms) at Smoke Pit Bar-Q/Sherri's Strip club
2. "1997" (Plaintiff) and (Jennifer Simms) begin dating
3. "1998" (Jennifer Simms) has two frequent customers at the Smoke Pit Strip Club they are two brother by the name **late** Attorney Paul M. Jessen of Koley Jessen Law Firm and his brother (Dentist Peter C. Jessen) who later employee (Jennifer Simms) as dental hygienist in his office where she is still presently employed (Dentist Peter C. Jessen also provided dental treatment to (Plaintiff) for approximately 15yrs until notified by dental office his dental treatments will no longer be rendered as of "July of 2016"
4. "2000" (Plaintiff) and (Jennifer Simms) move in together at a home on 36th Curtis in Omaha, Ne.
5. "2003" (Jennifer Simms) gets pregnant delivery a baby boy and becomes a Jehovah Witness she now insisted on getting married because she does not want to live out of wedlock. Therefore I later honored her wishes.

6. “2005” (Plaintiff) Suffers from on the job body injury/accident
7. “2006” (Plaintiff) marriage to (Jennifer Simms) on September 6, 2006
8. “2009” Attorney Paul C. Jessen diagnose with cancer
9. “2012” Attorney Paul C. Jessen dies and according to what (Jennifer Simms) say’s. “Paul left Peter \$3 million dollars.
10. “2012” (Jennifer Simms) Starts to become argumentative in our marriage and states to me, “Peter can do more for me than you can!” After I help raise her two children she found no harm in her words.
11. “2012-2014” (Jennifer Simms) continued to be argumentative spending more time away from the home doing extra work for (Dentist Peter C. Jessen) then come home with expensive gifts and bragging about her millionaire boyfriend. While our marriage was in jeopardy and our \$700 dollar mortgage is becoming a struggle (Jennifer Simms) moves out the home with the mortgage two months behind.
12. “2014” December 14, 2014 (Jennifer Simms) moves out of home with husband and son into Cady Apartments in Omaha, Ne. leaving (Plaintiff) husband in custody of son. (**see**) **exhibit 18 paragraph(4)**
13. July 30, 2015 (Angie Circo) assigned to RB#AH07172 (**see**) **exhibit 6 paragraph (1)**
14. “2015” September (Jennifer Simms) files for divorce
15. “2015” November (Plaintiffs) Injury Settlement from (2005) \$ pays out. An (Plaintiff) pays off the remaining balance of \$12,000 on (Jennifer Simms) car loan, purchases I-Phones for his whole family and activates the family and friends app locator for all the phones, everybody new wardrobes, paid \$42,000 cash for the purchase of my 2016 Toyota Tacoma and I gave my step kids and my son a couple thousand dollars apiece for their personal pleasure

16. “2015” December (Jennifer Simms) withdraws her divorce petition and takes a trip to Red Rock, Colorado with her husband (Plaintiff) where she tells me that, (Dentist Peter C. Jessen) was tired of his wife Trish’s(?) \$30,000 a year credit card bills and sick of kissing his sister- in laws Mary Kay(?) or Mary Sue’s(?) ass for his money left to him in a Trust Fund by his late brother Attorney Paul Jessen who (Jennifer Simms) said, “Bailed his brother (Dentist Peter C. Jessen) out of \$100,000 and something dollar bankruptcy before his passing. (Jennifer Simms) also gives at detailed confession of her sexual acts with (Dentist Peter C. Jessen) she stated, that Peter was an old man with two hip replacements and he has a fetish for warm “Slim Oily’s.” When I ask what that was? She explained, “That it is a “Warm Dildo with baby oil applied for the pleasure of anal sex,” along with them drinking Don Julio and inhaling Nitrous Oxide from the dental office which increased the sexual pleasure. December 11, 2015 (Jennifer Simms) goes to police station to report being afraid of (Plaintiff) report #AH40728 (**see**) **exhibit 6 paragraph(2)**

17. “2016” January (Jennifer Simms) wants to return back to the marriage but I denied her request due her confession of her sex acts with (Dentist Peter C. Jessen)

18. “2016” February (Plaintiff) has dental appointment with (Dentist Peter Jessen) when I say to Peter, “Peter I know you are Jennifer’s second husband.” He breaks out in a sweat and leaves the room with (Jennifer Simms) following behind him.

19. February 29, 2016(Jennifer Simms) reports threat from (Plaintiff) (report# AH59135) (**see**) **exhibit 1 paragraph(3)**, (Angie Circo) viewing (Plaintiff) dental records (**see**) **exhibit 6 paragraph (15)** **Hiipa Violation** (Jennifer Simms) Lies about being physically abused by (Plaintiff) RB#AH51935 (**see**) **exhibit 6 paragraph (3)**

20. March 2, 2016 (Jennifer Simms) reports harassing text messages from (Plaintiff) (report# AH59516) (**see**) **exhibit 1 paragraph (3)**

21. March 3, 2016 (Omaha Police Officer Angie Circo) assigned to harassment report#59516 (**see**) **exhibit 7 paragraph (3)** same day (Jennifer Simms) claims she does not want to press charges (**see**) **exhibit 7 paragraph(4)**
22. July 15, 2016 (Jennifer Simms) **not** available for her son's visit because she said she's on a date and the IPhone located her to be at the home of (Dentist Peter C. Jessen) on 126th & Izard (**see**) **exhibit 1 paragraph (3)** (Jennifer Simms) makes a report in July report #(AH07172) put no date mention in (?)
23. July 21, 2016 I stop by the dental office of (Dentist Peter C. Jessen) for a drop in dental cleaning and accidental caught the viewing of him and (Jennifer Simms) with their pants down in his office bathroom
24. July 29, 2016 I was notified by (Jennifer Simms) I could longer get my dental work at (Dentist Peter C. Jessen, DDS) office
25. September 20, 2016 (Jennifer Simms) files for divorce and reports being followed by (Plaintiff) (report#AJ09148) (**see**) **exhibit 1 paragraph (3) and exhibit 7 paragraph (5)**
26. September 21, 2016 Protection Order Served to (Plaintiff) (**see**) **exhibit 1 paragraph (3) and exhibit 7 paragraph (7)**
27. October 1, 2016 – November 15, 2016 (Fire Inspector Scott Fox) has (Plaintiffs) **Sprint Phone** tapped.

28. October 7, 2016 (Jennifer Simms) reports (Plaintiffs) Blue Truck at 90th Street library (report#Aj13578) (**see**) **exhibit 1 paragraph (3)**
29. October 10, 2016 (Plaintiff) calls wife (Dentist Peter C. Jessen) to expose his adultery with (Jennifer Simms) and (Jennifer Simms) again reports (Plaintiffs) Blue Truck at 90th Street library. (**see**) **exhibit 1 paragraph (8)**
30. October 27, 2016 (Jennifer Simms) reports (Plaintiffs) Blue Truck following her South of 90th (report#RB-AJ109017) (**see**) **exhibit 1 paragraph (3)**
31. October 31, 2016 (Omaha Police Officer Angie Circo) assigned to (report#RB-AJ10917) (**see**) **exhibit 8 paragraph (10)**
32. November 11, 2016 (Jim Sobota) last time at office before fire. (**see**) **exhibit 9 paragraph (4)**
33. November 12, 2016 (Dentist Peter C. Jessen, DDS) dentistry office fire (Fire Inspector Scott Fox) did the Arson Report (report#P0036477) and warrant issued for (Plaintiff) for burglary, arson, stalking and intentional child abuse (**see**) **exhibit 1 paragraph (1), exhibit 8** claims a window was broken during burglary fire (?) What company fixed the window (?) (**see**) **exhibit 8 paragraph (11)** (Jennifer Simms) implicates (Plaintiff) as the person who set the fire (**see**) **exhibit 8 paragraph (12)** It was also noted in police records upon the arrival of the (Omaha Fire Department) to the November 12, 2016 Arson at the Dental Office they notice the doors were locked, no alarm went off.
34. November 13, 2016 (Jennifer Simms) reports son Mason missing (AJ23343) and (Dentist Peter Jessen) and his wife Patricia Jessen go together to view office damages (**see**) **exhibit 10 paragraph (8) and exhibit 13 paragraph (2)**

35. November 14, 2016 (Dentist Peter Jessen) reports (Plaintiffs) Blue Truck outside his Izard Street residents. (Dentist Peter Jessen) says he jump in his car and chased the (Plaintiff) who he claim was going 100mph down residential streets (report#?), (Dentist Peter C. Jessen) mentions he might have left a candle burning, (Fire Inspector Scott Fox and Sobotka) goes to home of (Plaintiff) to interview him. **(see) exhibit 1 paragraph (4), exhibit 10 paragraph (9), exhibit 13 paragraph (3) and exhibit 13 paragraph (1)** On the same day of November 14, 2016 (Scott Fox) and (Sobotka) interview (Plaintiff) **(see) exhibit 8 paragraph (13)**
36. (Dentist Peter C. Jessen, DDS) admits looking at (Jennifer Simms) body to witness physical abuse marks **(see) exhibit 16 paragraph (6)**
37. November 16, 2016 (Dentist Peter C. Jessen) protection order against (Plaintiff) dismissed then (Dentist Peter C. Jessen) sends text threatening text message to (Plaintiff) warning him to beware of his safety. **(see) exhibit 40** (Jennifer Simms) gives photos to (Scott Fox) **(see) exhibit 6 item (13) and (see) exhibit 19 paragraph (7)**
38. November 17, 2016 (Dentist Peter C. Jessen) accidentally sends his text message to (Fire Investigator Scott Fox) to (Plaintiff) **(see) exhibit 40**
39. December "2016" (Dentist Peter C. Jessen) Protect Order dismissed **(see) exhibit 10 paragraph (12)**
40. December 17, 2016 (Dentist Peter C. Jessen, DDS) blames (Plaintiff) for the person who set the fire **(see) exhibit 13 paragraph (1)**
41. January 2, 2017 (Jennifer Simms) granted a (Ex Parte) order **(see) exhibit 6 item (14)** (Angie Circo) reported finding ex parte order in (Plaintiffs) house.

42. January 9, 2017 (Dentist Peter C. Jessen) reports to (Omaha Police Department) him being yelled at in traffic at 90th Street by (Plaintiff) in Blue Truck. **(see) exhibit 14 paragraph (3)**
43. January 11, 2017 (Dentist Peter C. Jessen) reports to (Omaha Police Department) him being followed by (Plaintiff) on 90th Street (report#AJ37341) and on the same day divorce hearing (Plaintiff) awarded house due to (Jennifer Simms) abandoning the home
44. January 11, 2017 **(see) exhibit 1 paragraph (5), exhibit 2 paragraph(1) and exhibit 14 paragraph (5)** showing location of 91st and Sprague being barber shop where (Plaintiffs) gets his hair cut at Classic Barber Shop by (David Goodwin)
45. January 12, 2017 (Dentist Peter C. Jessen) states he has been taking his wife shotgun shooting to practice in case she needs to use it (?) **(see) exhibit 16 paragraph(7)**
46. January 13, 2017 (Dentist Peter C. Jessen) files for Protection Order and same day (Attorney Andrea McChesney) withdraws as my divorce attorney by way of sending me a letter scolding me in jail about my demeanor and her disgust with me after I was given an admonishment by the judge. **(see) exhibit 36 and exhibit 56**
47. January 16, 2017 (Plaintiff) is arrested at his home by (The Omaha Police Department) while (Plaintiff) DVR is filming without the awareness of the arresting officers. The arresting officers at (Plaintiffs) home without warrant. Threatening they will shoot through the door to kill him if does not open up the door, when (Plaintiff) opens the door then the police boom rush in grab me put me in handcuffs. (Officer Justin Smith) grabs a knife out of my home they take me outside my residents and calls (Officer Angie Circo) who informed the arresting officers she only had an Affidavit for Warrant Only. While they got me outside the house, they are in my house taking items out my home. I requested they get out and put

my items back in there spot because you do **not** have a search warrant (?)

48. January 17, 2017 Protection order server while (Plaintiff) is detained
49. January 17, 2017 (Plaintiff) is in jail at and (Julie L. Medina) formulates the sickest lie that my son was being neglected from food, shelter, clothing etc. and engaging in prostitution and porn on my behalf (**see**) **exhibit 76 count (4)**
50. January 19, 2017 Terrorist Threat Report was created under (report#AJ37341) from phone call of (1-11-17) made by (Dentist Peter C. Jessen) of being followed on 90th Street by (Plaintiff) in Blue Truck (**see**) **exhibit 10 paragraph (13), exhibit 11 paragraph (1)** Jessen gets out and approach (Plaintiff) the same guy he calm to be afraid and is after him(?) (**see**) **exhibit 11 paragraph (2)** (Jennifer Simms) is on the phone with (Dentist Peter C. Jessen) the whole time he is approaching the (Plaintiff)
51. January 25, 2017 (Plaintiff) bonds out of jail (**see**) **exhibit 11 paragraph (7)**
52. January 30, 2017 re-arrest five days later after visiting with (Douglas County Attorney Donald W. Kleine) (**see**) **exhibit 3 paragraph (8)** and **exhibit 11 paragraph (8)**
53. January 30, 2017 (Plaintiff) makes a personal visit to the courthouse to see (Douglas County Attorney Donald W. Kleine) to show him evidence on his DVR of (The Omaha Police Department) arresting officers at his home on January 16, 2017 robbing his house. (Donald W. Kleine) responded, "You better get an attorney." (**see**) **exhibit 11 paragraph (8)**

54. January 30, 2017 (Don W. Kliene) issued a warrant for (Plaintiffs) arrest. (The Omaha Police Department) came to my Aunt's home located 4112 N. 56TH Street and drew down guns on me, threaten to shot me before placing me under arrest. (**see**) **exhibit 11 paragraph (9)**
55. February 1, 2017 (Jennifer Simms) court appearance with (Judge Craig McDermott) getting his approval to enter property at (Plaintiffs) home (**see**) **exhibit 17 paragraph (2)**
56. February 2, 2017 (Fire Inspector Scott Fox) visits (Dentist Peter C. Jessen) dental office to interview him (**see**) **exhibit 7 paragraph (1)**
57. February 3, 2017 (Omaha Police Officer Angie Circo) gets a warrant for (Plaintiffs) home and let home by (Jennifer Simms) and Ciroc begins removing/stealing items from the home. Crime Lab is in (Plaintiffs) home (**see**) **exhibit 17 paragraph (2)** (Sergant Novotny) takes another knife from the house (**see**) **exhibit 18 paragraph (2)** and (Jennifer Simms) showing police video and pictures in her phone (**see**) **exhibit 17 paragraph (5)**
58. February 9, 2017 (Judge Gary B. Randall) grants a stipulated order for ex parte relief. What jurisdiction gives him the authority to give away my home that's a Federal Loan and personal items. (**see**) **exhibit 61**
59. February 12, 2017 (Jennifer Simms) is inside (Plaintiffs) home and called (The Omaha Police Department) to retrieve gun she found in home. Which later turn out be a starter gun. (**see**) **exhibit 18 paragraph (3)**
60. February 13, 2017 (The Omaha Police Department) calls (Jennifer Simms) to ask her about the guns previously in the house and (Jennifer Simms) admits to the police she had (**not**) live in the house with (Plaintiff) since December 2014. (**see**) **exhibit 18 paragraph (4)**

61. February 20, 2017 (Jennifer Simms) calls (The Omaha Police Department) to show them pictures and video on her phone of 10-7-2016 and 1-12-2016 (see) **exhibit 18 paragraph (5)** It's my birthday I am in jail behind lies from this woman and she still trying to formulate more criminal complaints against me.
62. February 21, 2017 Protection Order created under (AJ09148) for (Jennifer Simms) call of 1-20-2017
63. February 21, 2017 (Omaha Police Officer Angie Circo) begins writing her fairytale police report dating back to "2015" under a **Supplementary Police Report** (report#AJ-23248(AA) but the police report for the public is under report# (AJ-23248) without the (AA) showing for burglary only (see) **exhibits 1-20**
64. February 22, 2017 (Plaintiff) Prelim Hearing in courtroom #25 (Judge Craig Q. McDermott) bonded over to District Court without any evidence to support the charges of terrorist threat, 2nd degree arson, burglary, stalking, or intentional child abuse. All charge was dismissed due to lack of evidence, but the terrorist threat (see) **exhibit 41**
65. February 23, 2017 One day after my Prelim Hearing (Police Officer Angie Circo) twenty-two page fairytales police report is type by MCLENNON, A #C799 (see) **exhibits 1-20**
66. February 24, 2017 (Judge Gary B. Randall) gives (Jennifer Simms) a Temporary Order of Release of Property of (Plaintiffs) home (see) **exhibit 43**
67. March 28, 2017 (Judge Gary B. Randall) gives (Jennifer Simms) a Further Order For Temporary Relief of (Plaintiffs) home under

Case No. CI 15-8083 (Judge Gary B. Randall) just gave away (Plaintiff) home while detained and absent from all hearing.

68. March 31, 2017 withdrawn divorce (Attorney Andrea McChesney) sticks her hands in the pot of extortion putting in a court order requesting \$3,388.52 for work she did not do entering a notice of attorney lien. (see) exhibit 56 and exhibit 67
69. April 28, 2017 (Plaintiff) house is sold for \$101,000
70. May 1, 2017 (Plaintiff) house title is transferred
71. June 2, 2017 (Plaintiff) sold his 2016 Toyota Tacoma for \$26, 000 cash to posted bail on charges built up off all lies
72. June 3, 2017 (Plaintiff) release from jail, now homeless, divorce, searching for my assets and trying to figure out how to restore me and my son's life.
73. January 18, 2018 Jennifer K. Meckna request to Judge Marlon Polk to Dismiss and Seal Case Granted (see) exhibit 44
74. January 19, 2018 order to Seal case signed by John Friend (see) exhibit 44
75. June 7, 2018 (Plaintiff) submits Tort Claim (see) exhibit 46
76. August "2018" divorce finalized (?) How did I (Plaintiff) get divorced without being present in court(?)

Grounds of Federal Violations

1. Violation of the Morocco-American Peace and Friendship Treaty of "1786-1787" established to protect the right of the Ancient Moabites Aboriginal/Indigenous People to the Land. "All Praises Do To Allah!"
2. Illegal Search and Seizure:

1. **U.S. Constitution** > Fourth Amendment

Fourth Amendment

The Fourth Amendment originally enforced the notion that "each man's home is his castle", secure from unreasonable searches and seizures of property by the government. It protects against arbitrary arrests, and is the basis of the law regarding search warrants, stop-and-frisk, safety inspections, wiretaps, and other forms of surveillance, as well as being central to many other criminal law topics and to privacy law.

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Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

3. Violation of the 6th Amendment: **Sixth Amendment**, or **Amendment VI** of the United States Constitution is the section of the Bill of Rights that guarantees a citizen a speedy trial, a fair jury, an attorney if the person wants one, and the chance to confront the witnesses who is accusing him.
4. Racial Discrimination: **Violates the "Civil Rights Act"** Racism is not only a violation of human rights, but it has serious health consequences. The impact of racism is and often experience of Aboriginals/Moorish Americans.

5. Invasion of Privacy: Is regulated under the “Bill of Rights” including the **First, Fifth and Fourteenth Amendments** which prohibits the federal and state governments from violating certain rights and freedoms.
6. Defamation of Character: Violates 28 u.s. code § 4101
7. False Police Reports: 18 U.S. Code § 1001 [U.S. Code](#) > [Title 18](#) > [Part I](#) > [Chapter 47](#) > § 1001
8. Harassment: Violates the Civil Rights Act of “1964” Targeting someone else with behavior that is meant to annoy, torment or terrorize them.
9. Human Trafficking and Slavery: protected under the 13th Amendment
10. False Imprisonment: [U.S. Code](#) > [Title 18](#) > [Part I](#) > [Chapter 77](#) > § 1581
18 U.S. Code § 1581 - Peonage; obstructing enforcement
(a)
Whoever holds or returns any person to a condition of peonage, or arrests any person with the intent of placing him in or returning him to a condition of peonage, shall be fined under this title or imprisoned not more than 20 years, or both. If death results from the violation of this section, or if the violation includes kidnapping or an attempt to kidnap, aggravated sexual abuse or the attempt to commit aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title or imprisoned for any term of years or life, or both.
(b)
Whoever obstructs, or attempts to obstruct, or in any way interferes with or prevents the enforcement of this section, shall be liable to the penalties prescribed in subsection (a).
A violation of **Penal Code § 236** can be charged as felony or a misdemeanor. When defendant uses actual or implied threats, violence, fraud or deceit, a felony is usually charged. The defendant's use of a weapon, such as a knife or gun, and his or her criminal history are also relevant to the charging decision.

11. Hate Crime: Violates U.S. Code › Title 18 › Part I › Chapter 13 › § 249
18 U.S. Code § 249 - Hate crime acts(a)In General.—
(1)Offenses involving actual or perceived race, color, religion, or national origin.—Whoever, whether or not acting under color of law
12. Bullying: Falls under the “Civil Rights Act 1964” Serious harassment based on sex, country of origin, disability, race or color is a violation of federal discrimination law
13. Extortion by(Government officers): Violates U.S. Code › Title 18 › Part I › Chapter 41 › § 872
18 U.S. Code § 872 - Extortion by officers or employees of the United State. Whoever, being an officer, or employee of the United States or any department or agency thereof, or representing himself to be or assuming to act as such, under color or pretense of office or employment commits or attempts an act of extortion, shall be fined under this title or imprisoned not more than three years, or both; but if the amount so extorted or demanded does not exceed \$1,000, he shall be fined under this title or imprisoned not more than one year, or both.
14. Due Process: Guarantee’s The Equal Protection Clause in the **Fifth** and **Fourteenth Amendments**. Both the **5th Amendment** and the **14th Amendment** of the US Constitution provide all citizens with equal protection of their right to life, liberty and property. The main **difference** being the **5th Amendment** provides it under the **Due Process** clause.
15. Intentional Infliction of Emotional Duress and Distress: Is protect under the **First Amendment** (Tort of Outrage)
16. HIPAA Violation: U.S. Code › Title 42 › Chapter 7 › Subchapter XI › Part C › § 1320d–642 U.S. Code § 1320d–6 - Wrongful disclosure of individually identifiable health information.

a) **Offense**

A person who knowingly and in violation of this part—

- (1) uses or causes to be used a unique health identifier;
- (2) obtains individually identifiable health information relating to an individual; or

(3) discloses individually identifiable health information to another person, shall be punished as provided in subsection (b) of this section. For purposes of the previous sentence, a person (including an employee or other individual) shall be considered to have obtained or disclosed individually identifiable health information in violation of this part if the information is maintained by a covered entity (as defined in the HIPAA privacy regulation described in section 1320d-9 (b)(3) of this title) and the individual obtained or disclosed such information without authorization.

(b) Penalties

A person described in subsection (a) of this section shall—

- (1) be fined not more than \$50,000, imprisoned not more than 1 year, or both;
- (2) if the offense is committed under false pretenses, be fined not more than \$100,000, imprisoned not more than 5 years, or both; and
- (3) if the offense is committed with intent to sell, transfer, or use individually identifiable health information for commercial advantage, personal gain, or malicious harm, be fined not more than \$250,000, imprisoned not more than 10 years, or both.

17. Theft by Government of Officials: Violates **U.S. Code** > Title 18 > Part I > Chapter 47 > § 1028 18 U.S. Code § 1028 - Fraud and related activity in connection with identification documents, authentication features, and information

18. False Impersonation by Government Official: Violates **U.S. Code** > Title 18 > Part I > Chapter 43 > § 912 18 U.S. Code § 912 - Officer or employee of the United States. Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both.

(June 25, 1948, ch.645, 62 Stat. 742; Pub. L. 103-322, title XXXIII, § 330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

19. Intentional Arson by Government Official: **U.S. Code** > Title 18 > Part I > Chapter 40 > § 844 18 U.S. Code § 844 - Penalties

(a) Any person who—violates any of subsections (a) through (i) or (l) through (o) of section 842 shall be fined under this title, imprisoned for not more than 10 years, or both; and violates subsection (p)(2) of section 842, shall be fined under this title, imprisoned not more than 20 years, or both.

Any person who violates any other provision of section 842 of this chapter shall be fined under this title or imprisoned not more than one year, or both.

Any explosive materials involved or used or intended to be used in any violation of the provisions of this chapter or any other rule or regulation promulgated thereunder or any violation of any criminal law of the United States shall be subject to seizure and forfeiture, and all provisions of the Internal Revenue Code of 1986 relating to the seizure, forfeiture, and disposition of firearms, as defined in section 5845(a) of that Code, shall, so far as applicable, extend to seizures and forfeitures under the provisions of this chapter

VII.

Damages

1. Falsely Detained by (Omaha Police Officers)
2. Illegally Removed from home by the (Omaha Police Officers)
3. Home Sold Illegally while in jail by the authority of (Judge Gary B. Randall) a State Judge
4. Divorced Illegally while in jail without being physically present in court this authority was taken up (Judge Gary B. Randall)
5. Arrested and Personal Property Stolen from my home by (Omaha Police Officers) due to their direct command on January 30, 2017 given by (County Attorney Donald W. Kliene) to come to my home and take my DVR but the sticky finger cops not only help themselves to climbing up into my attic to retrieve my DVR that incriminates them in illegally entering my home without a search or arrest warrant on January 16, 2017. On February 2, 2017 and February 3, 2017 show more illegal entries into my home while detained by authorizing of (Judge Gary B. Randall)
6. Invasion of Privacy (Omaha Police Officers) entered home without a search warrant at request and (Scott Fox) request to **Tap my Sprint Phone** (402) 609-9016
7. Minor Child Removed from home and my custody (Plaintiff) while being detained illegally on multiple false charges and given to mother (Jennifer

- Simms) who abandon the Frazier Family on December 14, 2014 to have more her time to spend with her rich boyfriend (Dentist Peter C. Jessen)
8. False charges of child neglect and **Demonically Defaming** my then 11 year old son as prostitute involved in porn and did all the sex acts while hungry and without clothing
 9. Loss of 2016 Toyota Tacoma Truck I had to sale to bond out of jail (\$26,000)
 10. Physical and Emotion Duress suffered while at the Omaha Correction Center
 11. The extortion plot using me as the arsonist and burglar to get and insurance pay out on fraudulent claim orchestrated by (Defendant's)
 12. Released from jail and now **Homeless** due to (Judge Gary Randall) and his abuse of authority giving my home away like he runs the world and has that much **Power** he would have never done that to a white man of statues who is not blind the cruelty and unjustified behavior of the judges trying cases under the secret of **Maritime Law**. This Christianity rule of Law is not a secret to me or the Moors.
 13. Continuous Harassment and Defaming and Detaining by the (Defendant's) has left me feeling suicidal and homicidal at times which is the masters of hate and pure evil thoughts that derives in a person from being victim to **White Supremacy**
 14. Suffered two shoot to kill threats by (Omaha Police Officers) with weapons drawn over (Dentist Peter C. Jessen, DDS) falsely reported terroristic threats and more with the help of his secret lover (Jennifer Simms) working with (Dentist Peter C. Jessen, DDS) and the (Defendant's) to put me behind bars for 10-60 years was sentencing to imposed by threats of (Attorney Julie Medina), who figured she could get away with writing up her **Count#4** fake charges of Felony Child Abuse involving prostitution and porn. (Attorney Julie L. Medina) was in Nebraska disbarred on April 23, 2018. (**Malpractice**) But is now working in for the State of Iowa Department of Corrections as an Attorney for the State Iowa. It's my sole duty to see that (Attorney Julie L. Medina) and her criminal entourage of (Defendant's) never get a chance to torture and defame another innocent individual in Omaha or Iowa.
 15. The Omaha Police Report written by (Angie Circo) list the owner of the dental building where the intentional set fire took place as Jim Sobota but American Family Insurance shows the policy holder as James Sobota (?)
 16. (James Sobota)/ or (David J. Sobotka) collect on and Insurance Fraud at the expense of my life all out of **HATE and GREED**. I have reported this insurance fraud claim to American Family and it is now my duty to see that this Fortune 500 Company get their money back
 17. (Dentist Peter C. Jessen) also collect on a fake insurance claim but the insurance company was never mentioned in (Angie Circo)'s 1-22 page but it is my demand he discloses the insurance company he extorted money from and

pay back the financial disbursement he received from using me as his arsonist burglar in his felonious insurances claim.

18. (Dentist Peter C. Jessen, DDS) also referred (Jennifer Simms) to her second divorce attorney at the same Law Offices he used in his fake civil case against (Defendant) (**see exhibits# 91 & 94**)
19. (Judge Craig Q. McDermott) bonds me over district court of the opinions of his own belief. His so called belief left me incarcerated just to come out of jail disable and homeless due his opinion and the robo-signing off of my home by (Judge B. Randall) state judge.
20. I have been dragged by the noose of the (Defendants) and hung out to dry with no Vaseline! While the Pinocchio star victim (Dentist Peter C. Jessen, DDS) get his anal pleasure with a warm application of Baby Oil!

VIII.

Relief

1. (Plaintiff) comes now to respectfully ask the court to award damages in the sum of \$500,000,000 Million Dollars for the slandering my minor son's name by (Julie Medina) claiming him to be a homeless, hungry, and bum prostitute engaged in pornography. Along with my (Plaintiff) false imprisonment resulting in physical, emotional, mental and property damages suffered due to the severity of offenses committed by the (Defendants) licensed under the UNITED STATES CORPORATION working for (The City Of Omaha) to protect and serve the rights of citizens and uphold the rights of humanity. They all made a conscious and personal effort to play a major role in executing a plan to drag me off to prison behind multiple lies. All for the benefit of helping (Dentist Peter C. Jessen) keep me from advertising his sexual fetish's with (Jennifer Simms). Therefore, the plot to put me behind bars to silence me and help themselves to my assets. While, identifying me as the criminal subject in their fairytale supplemental police reports made out to look like I committed a burglary and arson at the dental office of (Dentist Peter C. Jessen) developing deceiving documentations to collect on their extortion scan for the insurance fraud pay out on the dental building with the building owner being:(Omaha Police Officer James Soboto) and tenant (Dentist Peter C. Jessen, DDS), who use his on insurance company to collect a damage pay out. At the expense of my life.

2. 28 U.S. Code § 1361 - Action to compel an officer of the United States ...

3. (Plaintiffs) Request for (Donald W. Kliene) Chief County Attorney be removed from his position to prosecute anymore in the State of Nebraska due to his personal command to have (Omaha Police Officers) commit a crime of burglary on his behalf to access to my DVR that incriminates the State. He has displayed he does not have the honesty or character to judge or prosecute anyone. He is the orchestrator of the crime that left me detained, defamed, homeless and with someone being the (Omaha Police) or (Jennifer Simms) getting access to \$50,000 cash in my home and pocketing it for themselves. **(see) exhibit 5 item#11** Officer (Angie Circo) noted item of venue(?)
4. (Plaintiff) ask the court to remove arrest entries showing in my name due to the baseless allegations founded to have had no evidence of crime being committed on my behalf in lieu of this entire situation being a judicial tragedy.

Remedy

VIII.

1. Enclosing I ask that all parties subject to this suit be held criminally responsible for their actions as stated in state statutes.
2. All parties remove from their position of power, labeled as a menace to society hazardous to the public's safety and **Terrorist of the State** due to their malicious attempt to defame my character for personal gain. As if, to display their income was is not satisfactory enough to fit their life style. Nor, do they respect the law or the people. They have showed me the people will steal, lie and cheat at will no matter their position or race.
3. Requesting that my district court case#CR17-599 be Un-**Sealed** for educational purposes to help other victims who come are facing the same unjustified treatment by city officials and licensed professionals under the UNITED STATES CORPORATION. Hiding their paper trail of crime should not be their option to hide.
4. A public apology from the Governor and Mayor for Human Trafficking

5. Public Announcement of the Suit
6. Financial Damages Award in the amount \$500,000,000 Million Dollars to restore me and my son's life and dignity. Which put us both in personal danger and robbed for my assets, by licensed professional and members employed under UNITED STATES CORPORATION.

(Plaintiff) Witness list

1. Attorney Mikki C. Jerabek (Douglas County Public Defender)
2. Attorney Corey Taylor (Douglas County Public Defender)
3. Angie Circo (Omaha Police Officer)
4. American Family Insurance Company: Alex (608)249-9777 **claim#00225175452** (402-290-4143) Tim Regan (Insurance Agent) for (Jim/James Sobota) dental building owner
5. American Family Insurance Subrogation Special Investigations Unit Wisconsin (608) 242 4100 spoke w/Katharine Cullen ext.52609 and Paul ex.66220
6. David Goodwin (Plaintiff's Barber) on 91st & Sprague in Omaha, Nebraska
7. Donald W. Kleine (Douglas County Attorney)
8. Patricia Jessen (Wife of Dentist Peter C. Jessen)
9. David J. Sobokta (Omaha Fire Department)
10. James Sobota (Omaha Police Officer)
11. Judge Gary B. Randall
12. Judge Craig Q. McDermott
13. Mason Frazier
14. Jennifer Simms

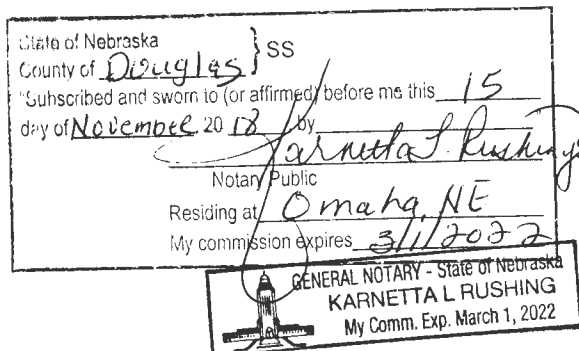
Defendants Witness List

1. Timothy A Seiker #2218
2. Matthew J. Hirz #2216
3. Angela S. Circo #1546
4. Jordan A. Jacobs #2102
5. Scott A. Fox #9058
6. Robert J. Dellutri #2217
7. David J. Sobotka #9061
8. James Sobota# Senior Police Office
9. Jeffrey A. Quick #1879
10. Brandon D. Ozmun # 1887
11. Anthony L. Conner #1641
12. Todd M O Keefe#1504
13. Justin L. Smith #2098
14. Julie L. Medina
15. Attorney Corey Taylor
16. Attorney Mikkie C. Jerabek
17. Judge Gary B. Randall
18. Judge Craig Q. McDermott
19. Mason Frazier
20. Jennifer Simms
21. Dentist Peter C. Jessen
22. Patricia Jessen

X.

Summary

The malicious acts on behalf of the (Defendant's) is proof that anyone who will Lie, Cheat, and Steal....Will Kill!



Kernetta L. Rushing sincerely Moorish Devine Truth, representing for
The Great Seal 7 Allah Therocracy

Alphonso Vernell Frazier II
Alphonso V. Frazier II 11/15/2018

(1) CONTINUATION OF AFFIDAVIT OF COMPLAINING WITNESS PAGE 2

FIRE
Ogden
FOX was able to retrieve video surveillance from Keith's BP gas station, 5220 North 90th Street, Omaha, Nebraska. The video shows a Toyota Tacoma 4 door truck, with accessories including distinctive rims, running boards and tonneau cover that matches the known vehicle of Alphonso FRAZIER. The video shows the Toyota Tacoma driving through the parking lot at 2249 hours on 12 NOV 16 which is approximately sixteen minutes before the fire was reported to 911. FOX confirmed that the call to report the fire was made at 2306 on 12 NOV 16.

FUCKING
Dr. JESSEN
(2) Dr. JESSEN stated Alphonso FRAZIER had called his home on 10 OCT 16 and spoke to his wife, Patricia JESSEN, telling her that, "I just want you to know your husband has been screwing my wife for years." Dr. JESSEN states Alphonso FRAZIER is convinced that the reason his marriage is ending is because of an affair between Jennifer FRAZIER and Dr. JESSEN, which both Jennifer FRAZIER and Dr. JESSEN state is not true.

JAN 30 2017

FOLLOWING
OF
FIFTEEN
(Jennifer)
(3) Jennifer FRAZIER has made repeated reports regarding Alphonso FRAZIER following her since July 2015 (under AH07172). On 11 DEC 15, Jennifer FRAZIER went to the Northwest Assembly, 10245 Wiseman Drive, Omaha, Nebraska, after she had been followed by Alphonso FRAZIER, who was driving his blue truck. When Jennifer

FRAZIER arrived, Officers saw Alphonso FRAZIER leaving the police assembly parking lot (AH40728). On 29 FEB 16, Jennifer FRAZIER reported receiving a threat from Alphonso FRAZIER, who told her, "put some bullets in your gun, bitch. I'm coming out there and make you kill me" (AH59135). On 02 MAR 16, Jennifer FRAZIER reported receiving multiple harassing phone calls and texts from Alphonso FRAZIER, who stated, "You get your gun loaded, get ready", "Stay away from me, you're becoming the enemy", "Pray to your God that you worship because you're going to need it" and "You

(4) keep running to the police station trying to build a case against me" (AH59516). On 20 SEP 16, Jennifer FRAZIER reported that Alphonso FRAZIER told her he was going to "get" her. Jennifer FRAZIER states when she was able to get away from Alphonso

FRAZIER, he drove recklessly causing her to slam on her brakes to avoid colliding with his blue Toyota truck (AJ09148). On 20 SEP 16, Jennifer FRAZIER applied for a protection order against Alphonso FRAZIER (served 21 SEP 16). On 07 OCT 16,

Jennifer FRAZIER reported that when she left work to go to lunch, she saw Alphonso FRAZIER's blue Toyota truck across the street at the public library. Jennifer FRAZIER states Alphonso FRAZIER drove to Taco Bell and the Nebraska Humane Society, near

90th Fort Street, Omaha, Nebraska (AJ13578). On 27 OCT 16, Jennifer FRAZIER states she was leaving work and travelling south on North 90th Street, Omaha, Nebraska, when she saw Alphonso FRAZIER in his blue Toyota truck, following her.

Friday

Thursday

CHASING
STALKING
(Dr. JESSEN)
(5) On 14 NOV 16, Dr. JESSEN states he observed Alphonso FRAZIER, sitting in his blue Toyota truck, outside of his residence, 12612 Izard Street, Omaha, Nebraska. Dr. JESSEN states he drove towards Alphonso FRAZIER, but FRAZIER took off at a high rate of speed, travelling at least 100 miles per hour in a residential neighborhood.

RESENTED
On 11 JAN 17, Dr. JESSEN was driving down N. 90th Street, Omaha, Nebraska, when he noticed Alphonso FRAZIER was following him in his blue Toyota truck. Dr. JESSEN states he pulled over and Alphonso followed. Dr. JESSEN states he approached Alphonso FRAZIER's truck and said that he never had a personal relationship with Alphonso FRAZIER's wife. Dr. JESSEN states Alphonso FRAZIER produced a knife, got out of his vehicle and yelled, "I am going to fuck you up, fuck your family up and you fucked my wife". A felony warrant was drafted and issued for Alphonso FRAZIER.

1800
692-6324

Report #
P0472181

RFB

AS37341

VEHICLES

PERSON #	PLATE# / STATE / YEAR	VIN	S	T	B	B	T	4	4	1	9	4	5	4	4	9	3	9	3
Reporting Party #1	SJP631 / NE NE / 2017																		
VEH #	YEAR	MAKE	MODEL	STYLE		OTHER													
2	2004	TOYT						20											

PROPERTY STOLEN OR DAMAGED

(EVIDENCE AND PROPERTY BOOKED/SEIZED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)

Insured	<input type="checkbox"/> Yes	<input type="checkbox"/> No	Company/Agent's Name:	PHONE #:
ITEM	QUAN	DETAILS	Affected [L]	Value

NARRATIVE: On WED 11JAN17 at 1705 hours R/O's DELLUTRI 2217 and SMITH 2098 were dispatched to the area of N 91st Street and Sprague Street for a check the well being. Upon arrival R/O's spoke to the victim who was identified as JESSEN, Peter who advised R/O's that FRAZIER, Alphonzo started to follow JESSEN from the area of N 90th Street and Fort street yelling and gesturing at JESSEN while driving down N 90th street Southbound but was unable to make out what FRAZIER was saying. JESSEN stated that he had told FRAZIER to pull over at N 91st Street and Sprague Street to talk to FRAZIER. JESSEN stated that he had gotten out of his vehicle and approached FRAZIER in his vehicle to talk to FRAZIER. As JESSEN was approaching FRAZIER's vehicle JESSEN began to state that he has not had any personal relationships with his wife. JESSEN advised R/O's that FRAZIER then told JESSEN to get his hand off of his truck. JESSEN advised R/O's that FRAZIER then grabbed a knife and then got out of his vehicle and began to yell "I am going to fuck you up, fuck your family up, and you fucked my wife." JESSEN stated that he yelled "what are you going to do stab me?" and then proceeded back to his vehicle. JESSEN advised R/O's that FRAZIER got back into his vehicle and left the area. When R/O asked JESSEN if he was physically assaulted JESSEN advised R/O's that no physical assault occurred.

R/O's spoke to a witness who was identified as MILLER, Paul who advised R/O's that as he was on his way to work and was stopped just before the intersection due to the fact that both FRAZIER and JESSEN vehicles were blocking traffic. MILLER advised R/O's that he observed an older white male with a white beard get out of his vehicle and approach the blue pickup truck with license plates of UAN570 in a non threatening manor. MILLER stated that the dark skinned male in the blue pickup truck then punched the white male in the face. MILLER advised R/O's that the white male then got into his vehicle and moved it out of the intersection. MILLER stated that he then left the scene and proceeded to work. MILLER did not advise R/O's of any weapons being seen. MILLER advised R/O's that there were multiple vehicle driving by at the time. R/O's were unable to locate any of the witnesses that may have driven by. R/O's believe based on MILLER's descriptions that JESSEN approached FRAZIER in the blue pickup.

R/O's spoke to the employee of JESSEN who was identified as FRAZIER, Jennifer who advised R/O's that she was on the phone with JESSEN while he was interacting with FRAZIER, Alphonzo, FRAZIER. Jennifer stated that she had heard JESSEN yell "he has got a knife, what are you going to do stab me?". FRAZIER, Jennifer stated that is when she had ended the phone call and called police. FRAZIER, Jennifer advised R/O's that FRAZIER, Alphonzo has been constantly following JESSEN for the past few months.

R/O's advised Sgt. TAYLOR 1791 and arson Investigator Sgt. Fox, S 9058 was on scene.

ORIGINAL

OMAHA POLICE DEPARTMENT
SUPPLEMENTARY REPORT

Page 5 of 22
RB # AJ-23248 (AA)

OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.		THIS REPORT: TUE, 21 FEB 2017 1035 HRS.
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978		REPORTING OFFICER: CIRCO, ANGIE #1546

12612 Izard Street
Omaha, Nebraska 68154
(JESSEN's Residence)

5156 North 90th Street
Omaha, Nebraska
(JESSEN's business)
5220 North 90th Street
Omaha, Nebraska
(Bucky's)

1701 Farnam Street #100
Omaha, Nebraska 68183
(County Attorney Office)

RD's ASSOCIATED WITH THIS REPORT:

O34127

AH07172

AH40728

AH59135

AH59516

✓AJ09148 2/21/17

AJ13578

AJ14423

*Scott A Fox
9058*

*David J.
So Bo & Ka #9061*

ORIGINAL**OMAHA POLICE DEPARTMENT
INCENDIARY REPORT**Page 6 of 22
RB # AJ-23248 (AA)

OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 30th STREET OMAHA, NEBRASKA
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.	THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNAN, A. #C799	REPORTING OFFICERS: CIRCO, ANGIE #1546	
THUR, 23 FEB 2017 WIN #58978		

AJ3512

KA37341 1/16/17

AM41663

VEHICLES MENTIONED IN THIS REPORT:

Blue 2016 Toyota pickup truck
 NE license plate: **HEAD-999**
 VIN #: **3TMCZ5ANXGM007975**

ITEMS RETAINED AS EVIDENCE:

- ITEM #1: Video of suspect vehicle minutes before the fire was reported to Dr. JESSEN's office. The business' video surveillance is approximately 50 yards north of this fire scene from Bucky's, 5220 North 90th Street recovered by arson investigator, Kurt THEILER on 11-16-16.
- ITEM #2: One black iPhone in black case recovered by Officer Mathew HIRZ on 1-30-17 from 4112 North 56th Street
- ITEM #3: Three thousand one hundred sixty dollars in cash verified by forensic investigator SMITH Kristen #C030 and recovered by Officer Mathew HIRZ on 1-30-17 from 4112 north 56th Street.
- ITEM #4: 13 grams of marijuana as packaged recovered by Officer Mathew HIRZ ON 1-30-17 from 4112 North 56th Street

ITEMS 5-11 recovered during a court authorized search warrant at 4314 North 53rd Street on 2-3-17:

- ITEM #5: black handled sword, approximately 24" in total length and approximately 18" blade with black fabric sheath recovered from a shelf in the North livingroom closet by reporting Officer CIRCO #1546 on 2-3-17 from 4314 North 53rd Street.

OMAHA POLICE DEPARTMENT SUPPLEMENTARY REPORT		ORIGINAL
		Page 7 of 22 RIN II AJ-2324B (AA)
OFFENSE: TERRORISTIC THREATS, BURGLARY, ARSON ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.		ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978		THIS REPORT: TUE, 21 FEB 2017 1035 HRB. REPORTING OFFICERS: CIRCO, ANGIE #1546

ITEM #7: pill bottle in the name of Alphonso FRAZIER for TEMAZEPAM 30 milligrams, dated 1-2-14 containing approximately 1.5 grams of suspected marijuana recovered from South livingroom closet by Sergeant NOVOTNY #1720.

ITEM #8: black with gold "Avalanche" brand mini cross bow recovered from the top of a chair in the dining room table by Sergeant NOVONTY #1720.

ITEM #9: A black "L.L. Bean" backpack monogramed "MVF" containing water filter emergency, fishing kit, sheets and black pen recovered from the South livingroom closet by Sergeant NOVONTY #1720.

Located in the backpack were:

- A bag containing 12 yellow fireworks recovered by Sergeant NOVONTY #1720
- A pair of black and green "Rothco" brand work boots size 12 are located in the large main pocket of the backpack
- Grey fruit of the loom brand size 2XL t-shirt with a front pocket and two black maroon with grey toes socks recovered by Sergeant NOVONTY #1720 and found inside the backpack
- Greenish-brown ball cap size large
- A pair of regular large camouflage print pants, waist 36-38, commander tag with green belt in the left side cargo pockets located inside the back pack.
- Box of diamond brand strike anywhere matches located inside the larger front pocket of the backpack and recovered by Sergeant NOVONTY #1720

ITEM #10: black with yellow flight groove cross bow recovered by Sergeant NOVONTY#1720 from the livingroom

ITEM #11: Item of venue to Alphonso V. FRAZIER 4314 North 54 Street, Omaha Nebraska 68104-2814 recovered by CIRCO #1546

ORIGINAL

OMAHA POLICE DEPARTMENT
SUPPLEMENTARY REPORTPage 8 of 22
RB # AJ-23248 (AA)

OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.	THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978	REPORTING OFFICERS: CIRCO, ANGIE #1546	

ITEM #13: 3 photographs taken by victim, Jennifer FRAZIER, of Alphonso FRAZIER's vehicle. These items were recovered by arson investigator FOX #9058 on 11-16-16.

ITEM #14: Order for ex parte relief dated and signed by a judge on 1-2-17 recovered by CIRCO #1546 on 2-3-17 from 4314 North 53rd Street

ITEM #15: Dental records for Alphonso FRANZIER from Doctor Peter JESSEN office showing that Alphonso FRAZIER's last dental visit was on 2-29-17 recovered by CIRCO #1546 on 2-2-17.

DETAILS OF INVESTIGATION:

On 30 July 2015, Reporting Officer, Angie CIRCO was assigned a police report under RB# AH07172 regarding an incident that occurred on 23 July 2015. According to the report, victim #1, Jennifer FRAZIER, received 10 calls from Alphonso FRAZIER, her estranged husband, who was known for mental and physical abuse. Jennifer FRAZIER reported that she had been harassed by Alphonso FRAZIER for 7 months prior to this report. Jennifer FRAZIER stated Alphonso told her "the only way out of this marriage is die," "get the rest of your things out of the house," "you are not going to get in," "if you bring police, you'll see what happens if you bring the police to this house," "bitch," "big fucking whore" "and big fucking whore." This investigation was not forwarded to the county attorney due to the lack of evidence.

On 11 December 2015, Jennifer FRAZIER went to the Northwest assembly to report that she was being followed and harassed by Alphonso. Jennifer FRAZIER stated she was afraid for her safety and an Officer walked Jennifer to the parking lot to make sure she was safe. While the Officer was walking Jennifer to her vehicle, the Officer saw Alphonso leaving the assembly parking lot. Jennifer FRAZIER reported that she had already moved out of the residence and she and Alphonso were getting a divorce. Jennifer states she and Alphonso agreed to meet at the library to discuss their mortgage, but ended up getting into a fight. Jennifer did not have any injuries and there was no assault injury or damage to report. An Information report was generated under AH40728. This incident was not assigned to a detective.

On 29 February 2016, Jennifer FRAZIER reported that Alphonso came to her work at the dental office to get a tooth fixed for free. Later, Alphonso called Jennifer stating that he wanted money but Jennifer told him no. Jennifer reported Alphonso said "put some bullets in your gun bitch I'm coming out there and make you kill me." Jennifer reported that she filed for divorce in September 2015 and states that there was a history of physical abuse. Jennifer FRAZIER was reluctant to talk about the specifics regarding the abuse because her son was present. An information report was generated under RB# AH59135.

ORIGINAL

OMAHA POLICE DEPARTMENT SUPPLEMENTARY REPORT		
OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.	THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978	REPORTING OFFICERS: CIRCO, ANGIE #1546	

1) It should be noted on Thursday, 2 February 2017, Reporting Officer did receive a copy of Alphonso FRAZIER's dental records showing that he had in fact received dental care on 29 February 2016, by Doctor Peter JESSEN.

HPPA
X10k
TON

2) RB#AH 59135 was not assigned to a detective at the time.

3) On 3 March 2016, Reporting Officer Angie CIRCO was assigned another incident report under RB#AH59516. According to the report, Jennifer FRAZIER made contact with police on 2 March 2016 after receiving multiple harassing phone calls and text messages from Alphonso FRAZIER. Jennifer FRAZIER stated Alphonso FRAZIER showed up at her work, followed her in the parking lot, slammed on his brakes, and then got out of his vehicle. Jennifer reported that she ran towards her work. Jennifer reported that Alphonso stated "you get your gun loaded, get ready," "stay away from me, you're becoming my enemy," "pray to your god you worship because you're going to need it" and "you keep running to the police station to build a case against me."

4) After Reporting Officer made contact with Jennifer FRAZIER, Jennifer stated that she did not wish to pursue criminal charges because she was trying to keep the relationship civil with Alphonso because they have a child in common.

5) On 20 September 2016, Jennifer FRAZIER made another report regarding threats from Alphonso when she and Alphonso were at school having a meeting over their son. Jennifer stated Alphonso began yelling at her "I'm gonna get you" so she went inside the school building and had to be escorted outside by security. Jennifer states she drove away and when she tried to pass Alphonso's vehicle she almost hit her vehicle. Jennifer stated she had to slam on her brakes to avoid collision with Alphonso's vehicle. An information report was generated AJ09148. This particular incident was not assigned to a detective.

6) On 20 September 2016, Jennifer applied for a protection order.

7) On 21 September 2016, Alphonso FRAZIER was served with a protection order.

8) On 10 October 2016, Jennifer FRAZIER reported she had gone outside to go to lunch when she saw Alphonso's truck across the street at the public library. Jennifer states Alphonso then drove to Taco Bell

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ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.		THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNON, A. #C793 THUR, 23 FEB 2017 WIN #58976		REPORTING OFFICERS: CIRCO, ANGIE #1546	

On 10 October 2016, victim #4 Patricia JESSEN received a phone call from Alphonso stating "I just want you to know your husband has been screwing my wife for years." Patricia JESSEN stated that Alphonso had called her at approximately 0430 hours, when she was sleeping from phone number (402) 493-0992. Patricia also stated that prior to this call from Alphonso; there had been a call from the same number sometime between Saturday, 1 October 2016 and Wednesday, 5 October 2016. It should be noted that this report was made to the telephone response unit by Dr. Peter JESSEN. DR. JESSEN advised that he thought Alphonso FRAZIER was trying to get Jennifer FRAZIER fired and that the relationship between him and Jennifer FRAZIER was work related only.

On 31, October 2016, Reporting Officer Angie CIRCO was assigned a protection order violation under RB#AJ19017. According to the incident report, Jennifer FRAZIER stated she had been leaving work on 27 October 2016, heading South on 90th Street when she saw Alphonso's vehicle coming out of the Meineke lot, 4839 North 90th Street. Jennifer states Alphonso started following her. Jennifer states while she was driving down the street she received a phone call from her dad who said that Alphonso called him saying "if she thinks I'm going forget about everything, I'm not gonna forget. One of these days I'm gonna kick the door in." Jennifer states Alphonso is known for physical and mental abuse and is bi-polar but refuses to take medication. Jennifer stated Alphonso was weaving in and out of traffic to keep up with her and then turned West on Bedford Street. Prosecution was denied on this particular investigation.

On 12 November, 2016 Omaha Police Officer Jordan JACOBS #2102 was dispatched to 5148 North 90th Street to assist OFD on a call. Upon arrival Officer JACOBS made contact with Omaha Fire Department Personnel who were attempting to put out a fire at 5156 North 90th Street, which is business of Dr. Peter JESSEN, DDS Officer JACOBS was advised that the fire appeared to have been set intentionally to cover up a burglary. Officer JACOBS was advised OFD personnel had located a broken window on the Northside of the business and multiple areas of the business were ransacked. A laptop and cash were found to be missing from Dr. JESSEN's office. Arson investigators FOX, THEILER and SOBOTKA were on scene.

Arson investigator FOX interviewed Jennifer FRAZIER and Peter JESSEN regarding the arson. During an interview, Jennifer FRAZIER explained that she was going through a divorce from Alphonso FRAZIER and she had made numerous calls to the Omaha Police Department regarding threats and violations of a protection order. Jennifer stated she believed Alphonso was responsible for starting the fire. Jennifer states Alphonso is convinced that Jennifer is having an affair with her boss, Dr. Peter JESSEN.

Arson investigator FOX and SOBOTKA interviewed Alphonso FRAZIER on Monday, 14 November 2016 regarding the arson. Alphonso was curious as to why arson investigators were speaking to him.

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ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.	THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978	REPORTING OFFICERS: CIRCO, ANGIE #1546	

- 1) Alphonso was asked when the last time was that he had been to the dentist office and he stated that he did not know but goes by there everyday because of gas, the store and his route to his son's school. Alphonso stated he was unsure if he had been by the dental office on 12 November 2016. Alphonso told arson investigators that he had watched a game at a friend's house that was up the block from his on 12 November 2016.
- 2) While arson investigators were speaking with Alphonso FRAZIER, there was a black male with Alphonso who refused to provide his name or identification.
- 3) On Saturday, 12 November 2016 arson investigators had arrived at the scene of a fire. After conducting a walk-through of the surrounding area and noting several points of origin in the dental office, a smell of gasoline or flammable vapors of some kind similar to gasoline in the dental office, the office had been ransacked and furniture was disturbed, it was determined that the fire was suspicious.
- 4) Officer JACOBS spoke with the building owner Jim SOBOTA who stated that he had last been to the business on Friday, 11 November 2016 and that the dental office had been there approximately five years without any problems. The office was in good working order with no electrical problems notes. SOBOTA advised that Dr. JESSEN was a good tenant and rent was always paid on time.
- 5) Officer JORDAN spoke with a witness Nicholas NELSON who stated that he had been at the bar in a shared parking lot when the business caught on fire. NELSON stated he went outside and smelled smoke and could see smoke coming from the building across the parking lot, which would have been Dr. JESSEN's office. NELSON stated he saw smoke from the Northside of the building and went to investigate. NELSON states smoke was coming from a window and the roof and he could see a broken window with files outside located on the deck walkway. NELSON states he observed a chair on fire inside and 911 was called.
- 6) Arson investigator FOX spoke with Dr. Peter JESSEN who stated he had been in the building for approximately five years without any problems. Dr. JESSEN advised that the building was in good working order. Dr. JESSEN stated he believed a laptop and cash with other small belongings that may have been missing. Dr. JESSEN spoke about an employee of his, Jennifer FRAZIER who had been going through a recent divorce.

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Arson investigators were able to determine that there were clear patterns of flammable liquids that were used to ignite the fire. There were also a presence of ignitable fluids found inside Dr. JESSEN's office but had not been ignited.

Arson investigators believe that the ignited liquids had been poured from Dr. JESSEN's office into the hall in through the breakroom where Jennifer's desk was located. Please refer to arson investigator's reports regarding known information at the scene of the arson as well as follow up interviews.

On 13 November 2016, Jennifer FRAZIER called 911 to report her son, Mason missing. While Officers were speaking with Jennifer, she stated that her estrange husband, Alphonso, had called Jennifer's boss's wife stating that Jennifer was "fucking" her boss. Jennifer also stated that she was 110 percent sure that Alphonso set fire to her work place. An information report was generated under AJ23343 the information report was not assigned to a detective.

On 14 November 2016, Dr. Peter JESSEN called 911 after looking outside of his window at 12612 Izard Street and seeing Alphonso FRAZIER's blue 2016 Toyota TUCOMA parked near Dr. JESSEN's residence. Dr. JESSEN states he got into his own vehicle and attempted to make contact with Alphonso but Alphonso took off at a high rate of speed traveling at least a hundred miles per hour in a residential neighborhood. Dr. JESSEN spoke about his fear Alphonso and feared for his own safety. Officers made contact with Jennifer FRAZIER and she was visibly upset and scared. An incident report was generated under RB#AJ23512.

On 15 November 2016, Dr. Peter JESSEN applied for a protection order.

On 21 November 2016, Alphonso FRAZIER was served with the protection order.

On 14 December 2016, the protection order was dismissed.

On 19 January 2017, a terroristic threats report was assigned to the felony assault unit. The report, generated under RB#AJ37341 was made on 11 January 2017. According to the report made by Dr. Peter JESSEN, he reported that he had had been traveling down 90th Street and noticed that he was being followed by Alphonso FRAZIER. JESSEN states he pulled over in the area of 91st and Sprague Street to talk to Alphonso. JESSEN states when he got out of the vehicle and approached Alphonso, he was telling Alphonso that he did not have a personal relationship with Alphonso's wife Jennifer. JESSEN states Alphonso told JESSEN to get his hand off his vehicle, then produced a knife and cut out of his

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TYPED BY: MCLENNON, A. #C799	REPORTING OFFICERS: CIRCO, ANGIE #1546	
THUR, 23 FEB 2017 WIN #58978		

- 1) Officers DELLUTRI #2217 and SMITH #2098 responded, making contact with JESSEN and making the police report. Officers at the scene made contact with witness, Paul MILLER, who stated that he was on his way to work and was stopped in the intersection because JESSEN and Alphonso FRAZIER were blocking traffic. MILLER states he saw JESSEN get out of the car and approach Alphonso FRAZIER. MILLER states he saw the black male, referring to Alphonso FRAZIER, punch the white male referring to DR. JESSEN, and then they both got in their vehicles and left. MILLER states he did not see any weapons.
- 2) Officers made contact with Jennifer FRAZIER who stated she was on the phone with Dr. JESSEN while he was interacting with Alphonso. Jennifer states she heard JESSEN say "he has got a knife what are you going to do, stab me?" Jennifer states she hung up the phone and called police.
- 3) A felony warrant affidavit was drafted and presented to a judge for authorization.
- 4) On 13 January 2017, Dr. JESSEN applied for a protection order again.
- 5) On 16 January 2017, Alphonso FRAZIER was arrested for terroristic threats under RB# AJ37341.
- 6) On 17 January 2017, Alphonso was served with the protection order.
- 7) On 25 January 2017, Alphonso was released from jail.
- 8) On Monday, 30 January 2017, Reporting Officer, Arson investigators FOX and SOBOTA and Sergeant NOVONTY met with Douglas County Attorney, Julie MEDINA regarding the series of events that had occurred between Alphonso FRAZIER, Jennifer FRAZIER and Dr. Perter JESSEN. While the discussion was taking place, Reporting Officer was advised that Alphonso FRAZIER was currently in Douglas County Attorney Don KLEINE's office requesting to provide information regarding his recent arrest and property that was illegally taken from his residence. Don KLEINE advised Alphonso FRAZIER that he would need to make contact with his own legal representation and FRAZIER left KLEINE's office.
- 9) It was determined during the meeting with the Douglas County Attorney, that Reporting Officer would draft an arrest warrant for Alphonso FRAZIER regarding the arson and burglary of Dr. JESSEN's office, felony stalking and felony child abuse resulting from a jail call that Alphonso FRAZIER

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and 43 seconds. During this call, Alphonso FRAZIER told Mason about his recent arrest and stayed "if my wife was doing what she was supposed to be doing, I wouldn't be here. I wouldn't even have to trip with Peter JESSEN." "He's accusing me of many things," quote Dr. Peter JESSEN said that I threatened him and pulled a knife on him, "he is alleging that I threatened him. I alleging that I didn't." At one point during the conversation Alphonso FRAZIER told Mason "put all my little weed and stuff paraphernalia...put it in a tub. Put that away so it's hidden."

A felony arrest warrant affidavit was drafted for Alphonso FRAZIER's arrest. The affidavit included burglaries second degree arson, stalking, and child abuse under RB#AJ242248. The felony warrant was approved and signed by a judge. Alphonso FRAZIER was arrested on 30 January 2017.

On 2, February 2017, Reporting Officer and Arson investigator FOX met with Dr. JESSEN at Dr. JESSEN's dental office, 5156 North 90th Street.

During the interview with Dr. JESSEN, Dr. JESSEN advised that he had been a dentist for approximately 42 years with the last five years being at 5156 North 90th Street. JESSEN advised employee Jennifer FRAZIER had worked for him for 15 and a half years. JESSEN advised that he never had any problems with Jennifer. JESSEN advised that Alphonso FRAZIER has been harassing Jennifer for quite sometime and that Jennifer has been coming to work talking about things that Alphonso has been saying or doing to her. JESSEN stated his wife Patricia, received a phone call from Alphonso who said that Dr. JESSEN was "screwing" Jennifer for years. Dr. JESSEN states Alphonso identified himself to Patricia. Dr. JESSEN stated that obviously he was upset about this because it was now affecting his wife. Dr. JESSEN stated that he has been married to his wife Patricia for 43 years and that Alphonso calling Patricia put strain onto his marriage. Dr. JESSEN was adamant that he was not or has not had an affair with Jennifer FRAZIER.

Dr. JESSEN stated that he assured his wife that there was nothing going between him and Jennifer. Dr. JESSEN states that he knew that things were bad between Jennifer and Alphonso because Jennifer was constantly talking about it pretty much every day for the last 2-3 years. Dr. JESSEN states that he got to the point that he told Jennifer that she needed to stop bringing her personal problems to work. Dr. JESSEN expressed how awful he felt for not really listening to Jennifer.

Dr. JESSEN states that the text and calls to Jennifer cell phone were constant and occasionally on the office phone from Alphonso.

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1) talked to Arson investigator FOX. Dr. JESSEN described his emotional state as "very shocked" and began to wonder if had left a candle burning. JESSEN states within fifteen minutes of being at the scene of the fire, it finally dawned on him and he began to wonder "I thought this was Jennifer's crazy ex-husband."

Dr. JESSEN states the office reopened on December 17, 2016 and stated "without a doubt" he still believes that it was Alphonso FRAZIER who started the fire.

2) JESSEN states on Sunday, November 13 2016, he and his wife Patricia had come to the dental office to assess the damage. JESSEN states he saw Jennifer's desk and it was "pretty obvious" that the fire was the greatest at her desk. JESSEN stated that it was clear to him that most of the damage was at Jennifer's desk as opposed to the rest of the business.

3) JESSEN states on Monday, 14 November 2016, he had made an appointment to meet the insurance company agent at the dental office but prior to arriving; he had gone to take a shower in his residence when he observed a blue truck his residence. JESSEN described the vehicle as (powder blue) Tacoma, 2016-2017. JESSEN states he told his wife "oh my God! Trish that's Alphonso FRAZIER. There he is!" JESSEN states he immediately thought that FRAZIER was going to do the same thing to his residence and that he would start JESSEN's house on fire. JESSEN stated that Alphonso's truck was on the opposite side of the street but facing JESSEN house.

4) JESSEN states he got into his truck and drove around not really thinking clearly about what he was doing. JESSEN states that he called 911 from his cell phone at approximately 0715 hours and told the dispatcher "the guy who burned my office is outside my house." JESSEN states he drove around for approximately five minutes through the candlewood neighborhood and pulled in front of Alphonso FRAZIER at the entrance of the neighborhood.

5) JESSEN states he told FRAZIER "you burned my office down Al" and Alphonso backed up in the yard pulling around JESSEN's vehicle and traveling approximately 100 miles per hour. JESSEN states he remembers thinking he's gonna kill someone" and realized that he couldn't keep up with Alphonso's rate of speed.

6) JESSEN states he went back home and an Officer arrived. JESSEN states he told the Officers that it was Alphonso FRAZIER that was in the truck and that he saw him and could identify him. JESSEN stated the Officers who were on scene stated that the suspect was "Alphonso Fry." JESSEN stated he was not aware that Alphonso FRAZIER also uses the last name "FRY."

JESSEN stated the Officer took a police report and JESSEN went to work.

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JESSEN stated he applied for a protection order but it was not granted. JESSEN stated he had gone to protection order hearing and there was a black male with Alphonso FRAZIER who was identified as "Dwayne Willis SANDERS" JESSEN stated he was not thinking clearly and went to the protection order hearing alone not thinking it would be unsafe. JESSEN stated that he thought he his word alone was good but he the protection order was not granted.

2) JESSEN stated the judge ordered Alphonso to stay away from JESSEN before rescinding the protection order. JESSEN states as he was leaving, Alphonso looked at JESSEN, shaking his finger and shaking his head as if he were mocking JESSEN.

3) JESSEN states they were trying to get the office up and running by January 16, 2017. So they were working hard to get several things that needed to be done. JESSEN states a meeting was scheduled for Monday, 9 January 2017 at 0815 hours to discuss what needed to be completed or purchased for his staff. JESSEN states he was driving up to the office traveling North bound when he attempted to turn left and that is when he noticed Alphonso's blue truck again. JESSEN states Alphonse yelled out "I'm gonna fuck up. I'm gonna fuck you up." JESSEN states he was trying to explain to Alphonso that Alphonso had everything all wrong and that it was a misunderstanding. JESSEN states he thought Alphonso was going to hit him with his vehicle but JESSEN was able to turn into the office parking lot in time. JESSEN states he was very disturbed about the frequency of Alphonso's random visits.

4) JESSEN states that he believes Alphonso wanted to harass Jennifer to the point that she would get fired so she would need Alphonso again.

5) JESSEN states on 11 January 2017, he was getting ready to go home from work to meet a friend so they could go to the Creighton basketball game. JESSEN states at approximately 5pm he pulled out of the parking lot of his business and was looking forward to going when he received a phone call from Jennifer FRAZIER. JESSEN states Jennifer "Pete Al is right behind you." JESSEN states he looked behind him and saw Alphonso FRAZIER's blue truck behind him. JESSEN states he pulled over onto the residential street and thought he would just talk with Alphonso. JESSEN states when he pulled on to the residential street and Alphonso followed, JESSEN states he got out of the vehicle and started to talk to Alphonso. JESSEN states he heard Alphonso say "I'm gonna fuck you up. I know you got four kids. I'm gonna fuck them up. You fucked my wife." JESSEN states he told Alphonso "No. No you got it all wrong." JESSEN states he veered off to Sprague Street and Alphonso disappeared but ended up showing up again on Sprague Street. JESSEN states Alphonso drove down the Street and was facing West bound. JESSEN states that he did not tell him to pull over. JESSEN states he got out of his truck and walked up to Alphonso's truck and that was when JESSEN began to wonder how Alphonso knew that JESSEN had four kids. JESSEN then went on to state that he had a note book on his desk that had his kid's names addresses and important phone numbers that he has used throughout the 42 years at his dental practice.

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JESSEN states that was one of the things that bothered him most about the burglary and arson to his business was that he has so much valuable in that notebook. JESSEN described the notebook as a cheap black spiral notebook with fake leather that was 40 years old containing writings, addresses, medications, etc.

2) JESSEN states as time went on he began to wonder if Alphonso knew the names of kids because he took that notebook during the burglary and arson on November 12, 2016.

3) JESSEN continued stating that he "stupidly" got out of the car and approached Alphonso's truck that already had the driver's side door opened. JESSEN states Alphonso took a swing at him but JESSEN stated "Al, will you please listen? Let's talk man to man." JESSEN states Alphonso reached over and pulled out a knife stating, "You fucking asshole." JESSEN states when he saw the knife he literally turned to "jelly" and stated, "You're gonna stab me?" JESSEN states he ran back to his truck and got away as fast as he could. JESSEN states he was still on the phone with Jennifer and she heard JESSEN say something about a knife. JESSEN stated Alphonso said "fuck" so many times that he couldn't even begin to count.

4) JESSEN described the knife that Alphonso produced as a "long, filet knife with a black scabbard." JESSEN stated he scrambled back to his car to get away. JESSEN stated he was terrified.

5) Reporting Officer asked JESSEN if Alphonso had ever been hired to clean the dental office. JESSEN stated that Alphonso occasionally showed up when Jennifer cleaned the office but he never lifted a finger. JENSEN stated Jennifer had cleaned the office on and off for ten years and when Alphonso showed up he would mostly sit around and watch Jennifer clean. JESSEN stated that he paid Jennifer to do the work but never paid Alphonso.

6) JESSEN stated that Alphonso had received ~~disability~~ from ~~a back injury~~ from the Lead Coalition, but did not think that Alphonso had any other form of income. JESSEN stated he was allowing Jennifer to clean for extra money to help Jennifer out. JESSEN stated Jennifer was there every Wednesday and Sunday nights. Alphonso could have been with her on those nights so he was very familiar with business.

7) JESSEN states sometime in 2015 Jennifer made it clear that she did not want Alphonso ~~around~~

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the dental office. JESSEN stated that his employee Jay BURGESS stated that there was a black male at the door asking to speak with JESSEN. JESSEN states he went to the door and made contact with the black male who asked JESSEN to step outside stating that he wanted to talk to him. JESSEN immediately recognized the black male as the same person who was with Alphonso FRAZIER at the protection order.

2) Hearing that had been rescinded by Judge RETELSDORF.

3) JESSEN states Jay tried to take a picture of the black male. JESSEN states the male told him to "call me Willis." JESSEN states the male told him "if you want this all to stop with Mr. FRY, I can arrange to be a mediator. You can provide restitution to Mr. FRY for ruining his life." JESSEN stated that he believed Jay or Jennifer had recorded the conversation and that Jay did take a picture of the black male.

4) JESSEN Stated the black male told him that he could "provide compensation to Mr. FRY" and JESSEN asked him if that meant that they wanted him pay Alphonso. JESSEN states he told the black male that he needed to get out of there thinking that this was "true insanity." JESSEN states that he was very afraid of the male not knowing exactly what his intentions were.

5) JESSEN states Jay got into his vehicle and followed the black male who walked from the dental office to the Nebraska Humana Society which is just east of the dental office. The black male got into Alphonso FRAZIER's blue Toyota pickup. JESSEN states Jennifer told him that Alphonso and his friend were "shaking you down" trying to get money from JESSEN. JESSEN states he believes that somehow Alphonso FRAZIER thinks he has a lot of money. JESSEN went on to state that his deceased brother was associated with Koley JESSEN which is a well-known law firm in Omaha. JESSEN states Alphonso thinks JESSEN is receiving some kind of death benefits, which he states he is not. JESSEN stated that he has never had office parties with families of his employees, stating that he give them bonuses at the end of the year instead of parties. JESSEN stated that he does not know how Alphonso would be aware of his own family because Alphonso has never been invited to any of these parties or would have any knowledge of JESSEN's family.

6) JESSEN stated that since the incident he has become very worried that Alphonso FRAZIER will continue to harass him or Jennifer or destroy property. JESSEN stated in the past Jennifer would come in "spitless" stating that Alphonso had grabbed her and shook her. Jennifer would have bruises on her arms and back. JESSEN stated that he has lots of regret that he did not listen to Jennifer when she was telling about things that Alphonso had done to her.

7) JESSEN states since everything has happened with Alphonso, he is so afraid Alphonso will continue to harass him or try to hurt his family. JESSEN states that he has taken his wife out to practice shooting their shotgun in case she ever would need to use.

17.

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1) JESSEN stated that during the burglary and arson incident a tablet which he later stated was a book reader in a black case, money and Creighton basketball tickets were taken from the dental office. JESSEN advised the Creighton Blazer's men's basketball season tickets were in section 108 row 17 and seats 15 and 16. JESSEN stated that he was issued new tickets since the burglary.

2) DETAILS OF INVESTIGATION CONTINUED:

On Friday, 3 February 2017, approximately 1400 hours, Reporting Officer received a phone call from Jennifer Frazier. Jennifer stated that she had an order for ex parte relief signed by a judge on 01, February 2017. Jennifer stated the court order was to allow her immediate access to the residence at 4314 North 53rd Street in Omaha, Nebraska. Jennifer stated she was going to go to the residence and Reporting Officer asked her if she had come across a black notebook belonging to JESSEN or any Creighton basketball tickets. Jennifer stated that had not had much time to look at any of the property inside the residence. Reporting Officer asked, Jennifer to stand by while a search warrant was drafted.

3) After Reporting Officer completed the search warrant and had it signed by a judge, Reporting Officer and Sergeant Marlene NOVOTNY made contact with Jennifer FRAZIER at 4314 North 53rd Street Omaha, Nebraska.

4) On Friday, 3 February 2017, 1652 hours, Reporting Officer and Sergeant NOVOTNY made contact with Jennifer FRAZIER. Crime lab arrived at 1741 hours and the search warrant time of exit was 1857 hours.

5) While Reporting Officers were at the residence, Jennifer showed Reporting Officer a video dated January 12, 0927 hours, and was six minutes and 40 seconds long. The video was on Jennifer's cell phone, I-phone (402) 968-8173. The video showed a black male who had come to Dr. JESSEN's dental office on January 12, 2017. Jennifer stated that she had been working when another co-worker said there was a black male in the waiting room asking for "Mr. JESSEN" which Jennifer states was odd because everyone refers to Dr. JESSEN as either "Dr. JESSEN or Doctor." Jennifer states Dr. JESSEN went on the balcony with "Willis" and she and another employee Jay went outside and took a picture of the black male. Jennifer states Dr. JESSEN told her and Jay to go inside, stating that he was fine. Jennifer states she and Jay were standing in the lobby listening when Jay said he was going to go outside and take picture of the man's car. Jennifer states she heard the black male say "I'm Mr. FRAZIER's representation. Are you interested in talking about this?" Jennifer states Dr. JESSEN stated "yes" and the man stated "Mr. FRAZIER wants compensation." Jennifer states she heard Dr. JESSEN say "he's going to sue me?" Jennifer states the black male stated "he wants compensation for alienation of affection. If you're interested in making that happen, I can mediate that." Reporting Officer could hear Jennifer say in the video I don't know if there is audio...but they want money from the Doctor."

18.

OMAHA POLICE DEPARTMENT SUPPLEMENTARY REPORT		ORIGINAL	
OFFENDER: TERROSTIC THREATS, BURGLARY ARMED	VICTIM: JENSEN, PETER C.	ADDRESS: 2156 NORTH 53 RD STREET OMAHA, NEBRASKA	PAGE 1 OF 1 SU-33246 (AA)
ORIGINAL REPORT: SAT, 12 NOV 2016 2315 HRS.		TIME REPORTED: TUE, 21 FEB 2017 1032 HRS.	
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 1115 HRS.		REPORTING OFFICER: CINCO, ANDREW #1848	

1) Jennifer states she could then hear the black male say that neither party would be harmed and Jennifer states she then walked to Dr. JESSEN and where the black male were standing because she was worried about what was going to happen. Jennifer states the black male told Dr. JESSEN "you better ask if she is worth it." Jennifer states Jay followed the black male across the street and saw him get into Alphonso FRAZIER's vehicle.

2) While executing the search warrant, Reporting Officer located an item of venue to Alphonso FRAZIER along with a knife in a sheath matching the description given by Dr. JESSEN. Sergeant NOVOTNY located a prescription pill bottle with suspected marijuana in the livingroom, a gun case with ammo box in the livingroom, a cross bow in the livingroom, a cross bow in the diningroom under the kitchen table, a backpack with shoes, shirt and camouflage pants that smelled of accelerants. The items were retrieved, packaged and photographed by crime lab.

3) On Sunday, 12 February 2017, Officers responded to 43114 North 53rd Street to investigate found property. Officers made contact with Jennifer FRAZIER who stated she had located a semi auto handgun serial #EP1540457. Jennifer stated she found the gun in the basement of the residence and believed that it belonged to her estranged husband Alphonso. The gun was recovered and booked into property as evidence. Reporting Officer was later notified that the gun was actually a starter pistol.

4) On Monday, 13 February 2017 at 1125 hours, Reporting Officer spoke to Jennifer regarding the gun that she located. Jennifer told Reporting Officer that she had moved out of 4314 North 53rd Street in December of 2014 so she is unaware of all of the property that would be located inside the residence. Jennifer states that she had been told by Alphonso that he had a gun and that she told him that he couldn't possess one because he was a convicted felon. Jennifer states that in the past Alphonso had pointed the gun at her while it was in the case stating, "If you could have one, I can have one too." Jennifer states that Alphonso did that because it was meant to intimidate her. Jennifer states that this occurred sometime in August of 2016. Jennifer stated she knew that Alphonso was a convicted felon and also stated that the case the gun was in was taken during the search warrant that was conducted on February 3, 2017. Reporting Officer later advised Jennifer that the gun was located was in fact a starter pistol and was not capable of shooting projectiles or actual bullets.

5) On Monday, 20 February 2017, at 1237 hours, Reporting Officer made contact with Jennifer FRAZIER. Jennifer provided photographs on her cell phone that were dated October 7, 2016 at 1132 hours, 1134 hours. Jennifer states on October 7, 2016 she was trying to go to lunch around 1130 hours when she noticed Alphonso FRAZIER's truck in the parking lot across the street at the library. Jennifer states the car was not parked in the stall but was parked crossed two stalls. Jennifer states she saw Alphonso before she pulled on to 90th Street so she backed up and parked in front of the accountants business that is located in the same building as Dr. JESSEN's dental office. Jennifer states Alphonso left the library

LJ.

OMAHA POLICE DEPARTMENT SUPPLEMENTARY REPORT			ORIGINAL
		Page 21 of 22	
		RB # AJ-23248 (AA)	
OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA	
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.		THIS REPORT: TUE, 21 FEB 2017 1035 HRS.	
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #56978		REPORTING OFFICERS: CIRCO, ANGIE #1546	

- 1) and drove to the Taco Bell that is also located on 90th Street across from Dr. JESSEN's dental office. Jennifer states Alphonso kept circling around 90th Street so she photographed him and video recorded him on her cell phone.
- 2) Jennifer states every single Thursday, Alphonso would follow her from work because she got off work early that day.
- 3) Jennifer stated Alphonso's truck would be in the library parking lot on the eastside of 90th Street and he would follow her at least a couple of blocks but never off of 90th Street. Jennifer states that she felt that it was just intimidation and that Alphonso was "just letting her know that he was there." Reporting Officer reviewed the photographs and video. In the video Reporting Officer could hear Jennifer's voice saying "this is now the 5th time that he's driven past."
- 4) Jennifer also provided photographs of the black male that had come to Dr. JESSEN's dental office on January 12, 2017. The photograph was taken on January 12, at 922 am and the video was on January 12, 0927am.
- 5) Jennifer also stated the night the incident occurred with Dr. JESSEN and Alphonso was around the time that Alphonso had been following Jennifer for about three weeks straight. Jennifer states she was leaving work and noticed that Alphonso was behind her so she pulled onto a residential Street thinking that he would stop, which he did. Jennifer states she saw Alphonso turn around and go back towards Dr. JESSEN's dental office so she called Dr. JESSEN to warn him. Jennifer states when Dr. JESSEN answered the phone she told him that Alphonso had followed her and she believed he was going back towards the dental office. Jennifer states Dr. JESSEN stated he saw Alphonso and stated that Alphonso was driving next to him as Dr. JESSEN was speaking to Jennifer. Jennifer states that she heard Dr. JESSEN say that he was going to talk to him and she urged him not to, telling him not to call 911.
- 6) Jennifer states Dr. JESSEN then got out of the car because Jennifer could hear the car beeping to alert that the door was open. Jennifer states she then heard Alphonso stating "I'm gonna fuck you up, I'm gonna fuck your family up." Jennifer states she could hear Dr. JESSEN stating "this is all a miss understanding." Jennifer states she heard Dr. JESSEN say about Alphonso having a knife and Jennifer hung up the phone and called 911.
- 7) Reporting Officer also received photographs from arson investigator, FOX dated Wednesday, 16 November 2016 at 204pm. The photographs had been sent to him by Jennifer FRAZIER. The photographs were of Alphonso's blue Toyota Tacoma pickup. Two of the photographs show FRAZIER's truck on 90th Street and the third photograph is of Alphonso FRAZIER's truck parked in the Taco Bell parking lot.

ORIGINAL

OMAHA POLICE DEPARTMENT
SUPPLEMENTARY REPORTPage 22 of 22
RB # AJ-23248 (AA)

OFFENSE: TERROISTIC THREATS, BURGLARY ARSON	VICTIM: JESSEN, PETER C.	ADDRESS: 5156 NORTH 90 TH STREET OMAHA, NEBRASKA
ORIGINAL REPORT: SAT, 12 NOV 2016 2313 HRS.		THIS REPORT: TUE, 21 FEB 2017 1035 HRS.
TYPED BY: MCLENNON, A. #C799 THUR, 23 FEB 2017 WIN #58978		REPORTING OFFICERS: CIRCO, ANGIE #1546

- 1) Reporting Officer also contacted Officer HEREFORT and requested that he take the video of the black male at Dr. JESSEN's office on January 12, 2017.
- 2) Reporting Officer did locate a Duane W. SANDERS, black male DOB: 11-5-59 also known as "WILLIS" D. SANDERS DOB: 11-5-59 under data number 0419214 or 3102221.
- 3) Reporting Officer believes that this is the party who was attempting to make some type of financial deal between Dr. JESSEN and Alphonso FRAZIER.
- 4) At the time of this report there is no further information. This ends Reporting Officers supplementary report.

END OF REPORT

**OMAHA POLICE DEPARTMENT
INCIDENT REPORT**

Report # P0388138	Incident Type MISDEMEANOR, DOMESTIC VIOLENCE					RB# AJ19017					
OCCURRED					REPORTED						
Location Occurred 4839 N 90TH ST Omaha , Douglas County Day of Week Month Day Year Hour/Minute THURSDAY 10 27 2016 12:30					District # 16	Location Reported 506 S 18TH ST Omaha , Douglas County Day of Week Month Day Year Hour/Minute THURSDAY 10 27 2016 20:18				District # 51	
CAD# 102											
Victim Name or Victim Business FRAZIER, JENNIFER L.					DOB or Approx. Age 06/25/1975	Data # - Data Center Use 3182850					
Address 14108 MANDERSON PLZ #306					City OMAHA	State NE	Zip Code 68164				
Drivers License #/State H12275392 / NE		Social Security # 506-98-0668		Phone 1 - Mobile (402) 968-8173		Phone 2 - Work (402) 451-3126					
Race [P] Sex [G] W F		Victim Type [J] Height JO2		Weight (lbs) 140		Email EMAIL					
Indication Victim Using NONE		Victim ADVISED of Procedure for VICTIM/WITNESS		Will Prosecute Yes		Victim's Relationship to Offender(s) [H] Suspect #1(N01)					
OFFENSES											
Offense 1 PROT ORD-DOMESTIC ABUSE					Gang Code-Supp Code 2273B - 0	Location Code [E]	Has/Holds [D]	Weapon [E]			
					B17	D98					
PROPERTY STOLEN OR DAMAGED											
(EVIDENCE AND PROPERTY BOOKED/REGISTERED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)											
<input type="checkbox"/> Evidence Seized <input type="checkbox"/> Sex Assault Kit		<input type="checkbox"/> Injured <input type="checkbox"/> Yes <input type="checkbox"/> No		Contact/Agent's Name None			Phone # None				
Item	Quan	Details			Affected [L]	Value	Date Recovered				
SUSPECT 1 of 1		FRAZIER, ALPHONSO V. K.			DOB or Approx. Age 1-02/20/1964	Data # - Data Center Use Only					
Address 4314 N 63RD ST		City OMAHA			State NE	Zip Code 68134					
Drivers License #/State None		Social Security # None			Phone 1	Phone 2					
Race [P] Sex [G] Height B M 6' 1"		Weight 210		Hair BLK		Eyes BRO		Alias/Maiden/Mickname /			Email None
Business/School Name None		Business Address None			Work Hours None		Occupation None				
Clothing/Scars/Tattoos/Other SCAR EYEBROW, RIGHT/RIGHT EYE AREA - BY EYEBROW											
Assoc w/ Offense # 1		Arrest [Q]		Booking/Citation #			Month	Day	Year	Hour/Minute	
VEHICLES											
Person # None		Plate # / State / Year None			VIN None						
Vin # None											
Color BLU		Year 2016	Make TOYT	Model TUNDRA		Style 20	Other				

Narrative: On Thu, 27 Oct 16 at 2016 hrs, Cable, Mary C847 while working in TRS spoke with FRAZIER, Jennifer in regards to violation of protection order. Docket 16-8016 verified in the computer as being served. FRAZIER, Jennifer stated that on Thu, 27 Oct 16 at 1230 hrs, she was leaving work near 80th and Fort St. heading south on 90th St. when she was driving by Meineke, 4839 N. 90 St. she noticed FRAZIER II, Alphonso the suspect pull out of the parking lot of Meineke and started following her. FRAZIER, Jennifer stated that FRAZIER II, Alphonso weaved in and out of traffic to keep up with her then turned west on Bedford St. FRAZIER, Jennifer stated that she also received a call on 10/27/16 at 1800 hrs. from SIMMS, Loy (lives in Crescent, IA) phone 402-440-7885 her father who informed her that he had just received a phone call from FRAZIER II, Alphonso who stated "If she thinks I am going to forget about everything I'm not gonna forget". One of these days I'm gonna kick the door in". FRAZIER, Jennifer stated that FRAZIER II, Alphonso is known for physical/mental abuse and is bipolar (refuses to take medication).

OMAHA POLICE DEPARTMENT
SUPPLEMENTAL REPORT

Report # P0036478	Date Reported 11/12/2016	Offense ARSON	Business/Government Agency DR. PETER C. JESSEN DDS (VICTIM)	RB# AJ23248
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PEOPLE

SUSPECT - 1 of 1		Name FRAZIER, ALPHONSO V. II	DOB or Approx. Age 02/20/1964	Data # - Data Center Use Only
Address 4314 N 63RD ST		City OMAHA	State NE	Zip Code 68104
Drivers License #/State H12305944 / NE		Social Security # 505-98-0298	Phone 1 - Mobile (402) 609-9018	Phone 2
Race (F) M	Sex (O) F	Height 5'6"	Weight 200	Hair BRO Eyes BRO Alias/Maiden/Nickname FRY
Business/School Name DR. PETER C. JESSEN DDS		Business Address 5156 N 90TH ST OMAHA Nebraska 68134		Work Hours 40 Occupation OFFICE ASSISTANT
Clothing Items/Tattoos/Other				
WITNESS - 1 of 3		Name FRAZIER, JENNIFER L.	DOB or Approx. Age 06/25/1975	Data # - Data Center Use Only
Address 14106 MANDERSON PLZ #206		City OMAHA	State NE	Zip Code 68164
Drivers License #/State H12275392 / NE		Social Security # 505-98-8668	Phone 1 - Mobile (402) 968-8173	Phone 2
Race (F) W	Sex (O) F	Height	Weight	Hair Eyes Alias/Maiden/Nickname
Business/School Name DR. PETER C. JESSEN DDS		Business Address 5156 N 90TH ST OMAHA Nebraska 68134		Work Hours 40 Occupation OFFICE ASSISTANT
Clothing Items/Tattoos/Other				
WITNESS - 2 of 3		Name JESSEN, PETER C.	DOB or Approx. Age 10/17/1950	Data # - Data Center Use Only
Address 13612 IZARD ST		City OMAHA	State NE	Zip Code 68154
Drivers License #/State G01113338 / NE		Social Security # 505-70-4842	Phone 1 - Mobile (690) 273-2	Phone 2 - Home (402) 493-0992
Race (F) W	Sex (O) M	Height	Weight	Hair Eyes Alias/Maiden/Nickname
Business/School Name DR. PETER C. JESSEN DDS		Business Address 5156 N 90TH ST OMAHA Nebraska 68134		Work Hours Occupation DENTIST
Clothing Items/Tattoos/Other				

VEHICLES

PERSON#	PLATES / STATE / YEAR UAN570 / NE / 2017	VIN	3	T	M	C	Z	8	A	N	X	G	M	O	0	7	9	7	5
VEH # 1	COLOR BLU	YEAR 2016	MAKE TOYT	MODEL TACOMA	STYLE 20	OTHER													

PROPERTY STOLEN OR DAMAGED

(EVIDENCE AND PROPERTY BOOKIALIZED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)

Insured <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Company/Agent's Name	PHONE #
ITEM QUAN.	DETAILS	Affected [L] Value Date Recovered

NARRATIVE: On Monday 14NOV2016 at 1030 hours R/O FOX #9058 interviewed FRAZIER, Jennifer W/F outside Panera Bread at 138th and Maple St in the parking lot. During this interview the following information was obtained. FRAZIER, Jennifer arrived emotionally upset and just returned from the Douglas County Sheriff's office. Jennifer had gone there for assistance because she feared for herself and son. Jennifer explained that she is going through a divorce from her estranged husband FRAZIER, Alphonso B/M. Jennifer explained with a list of RB#'s, of all the times she has called a Police department to file reports of threats or violations of a signed Protection Order. Jennifer shares custody with Alphonso of a child. Jennifer claimed that Alphonso started the fire but had no proof. She further stated he is smart to admit it and gets away with everything. R/O asked if he had any communication with her over the fire or recently. Jennifer stated no she only communicates with him through their son.

Jennifer showed a Protection Order, a video stated what she claimed is Alphonso violating that order. The video was reported to the Omaha Police but charges were not filed against Alphonso. Jennifer claimed she was going to end up dead so she told a friend about her insurance information for her children in case.



**OMAHA POLICE DEPARTMENT
INFORMATION REPORT
Investigation**



District Number District 15	RB Number AJ23343
Offense/Subject Matter DOMESTIC DISTURBANCE	Day/Date/Time Reported 11/13/2016 11:50
	Attention Unit(s) CVSA / DV

INVESTIGATION DETAILS SHOULD CONTAIN NAME AND ADDRESS OF PERSON OR ORGANIZATION REPORTING, DESCRIBE SUSPECT(S) AND VEHICLE(S), IF INFORMATION IS AVAILABLE.

ROLL CALL ALERT

ENTER OFFICER ALERT

**P.O. CARD MADE
(IF APPLICABLE)**

PRECINCT:

Provide copy to supervisor prior to end of shift.

DATA REVIEW: Do not cross reference by Data Number any person, business or organization mentioned in the report EXCEPT OFFICER ALERT. Use assigned Unit or Data Number for administrative control only.

OCCURRED AT LOCATION: 5156 N 90th St

CITY: Omaha

REPORTED AT LOCATION: 5156 N 90th St

CITY: Omaha

PERSON

PERSON TYPE: Reporting Person

NAME: JENNIFER L FRAZIER

ADDRESS: 14108 Manderson Plz Apt/Unit 306

CITY: OMAHA

STATE: NE

ZIP: 68164

IDENTIFICATION:

TYPE: Driver License

PHYSICALLY PRESENTED?

ID NUMBER: H12275392

EXPIRATION: 06/25/2019

STATE: NE

CLASS: Operator

ENDORSEMENTS:

RESTRICTIONS:

BIRTH

DATE: 06/25/1975

CITY:

STATE:

COUNTRY: United States

DESCRIPTION

RACE: White

COMPLEXION:

GENDER: Female

CLOTHING:

HEIGHT: 5 ft 4 in

WEIGHT: 110 lb

EYE COLOR: Brown

HAIR COLOR: Brown

Details:

On SUN 13 NOV 16 at 1109 hrs, R/O GURZICK #1884 and Ofc. SNIPES #1856 were called to 5156 N. 90 st regarding a Missing Juvenile report. Upon arrival, R/O observed Ofc. SNIPES and a female caller talking in the rear parking lot of AJ's Diner. The female caller (FRAZIER, Jennifer 6/25/75) was telling Ofc. SNIPES that she no longer needed police because she was able to find out where her 13 yr old son was staying at. FRAZIER then began talking about her office space being burglarized the previous night and her estranged/soon to be ex-husband (FRAZIER, Alfonso) had set her desk and belongings on fire. FRAZIER stated that she was able to retain a Protection Order on Alfonso for herself, but was denied to have their 13 yr old son added to the Order. R/O and Ofc.

PK

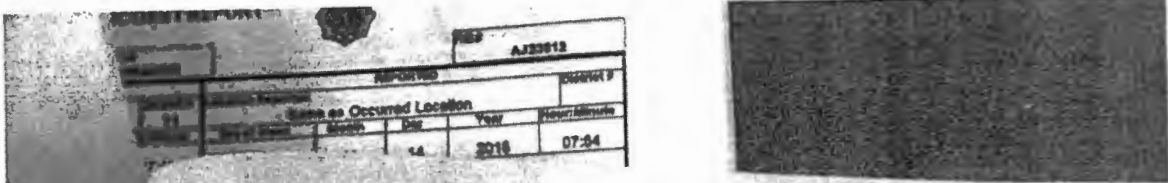
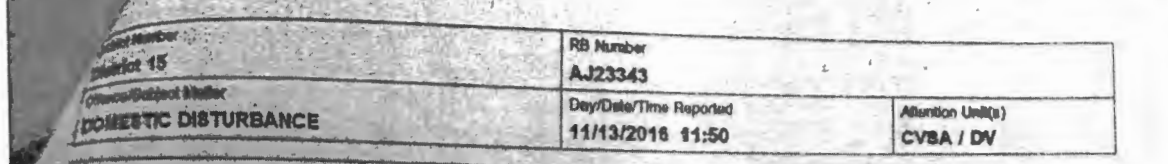
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<table border="1"> <tr> <td>Incident #</td> <td>AJ23343</td> </tr> <tr> <td>Officer/Sergeant Name</td> <td></td> </tr> <tr> <td colspan="2">DOMESTIC DISTURBANCE</td> </tr> <tr> <td>RB Number</td> <td>AJ23343</td> </tr> <tr> <td>Date/Time Reported</td> <td>11/13/2016 11:50</td> </tr> <tr> <td colspan="2">Attention Unit(s)</td> </tr> <tr> <td colspan="2">CVBA / DV</td> </tr> </table>		Incident #	AJ23343	Officer/Sergeant Name		DOMESTIC DISTURBANCE		RB Number	AJ23343	Date/Time Reported	11/13/2016 11:50	Attention Unit(s)		CVBA / DV	
Incident #	AJ23343														
Officer/Sergeant Name															
DOMESTIC DISTURBANCE															
RB Number	AJ23343														
Date/Time Reported	11/13/2016 11:50														
Attention Unit(s)															
CVBA / DV															
<p>Details:</p> <p>SNIPES commented that if Alfonso is the biological dad, then he has the same rights as her with their child, until an Order is obtained by the courts stating otherwise. R/O explained that it's a Civil Matter until the Temporary Order is in place and there is only so much that Police can do in these types of matters. FRAZIER replied "I'm not stupid, I know how the law works" R/O was still sitting in his cruiser as FRAZIER was talking with Ofc. SNIPES next to R/O's driver side window. FRAZIER then said "I'm 110% sure that that Mother Fucker did the fire to my office and desk, because he called my bosses wife and said that her husband is fucking my wife." R/O asked if police were called out earlier for the fire, and FRAZIER replied "yes". FRAZIER said "I'm telling you I have a stack of police reports a foot tall on Alfonso, so there is no doubt that he will lose in court and get locked up!" R/O asked if the Arson incident was on camera. FRAZIER replied "No." R/O asked "How can you be sure or certain 110% that it was in fact Alfonso that did it? Were there any other evidence found at the scene?"</p> <p>FRAZIER immediately became irate and approached R/O's driver side window in an aggressive manner with her finger pointed at R/O's face. FRAZIER yelled very loud "Are you patronizing me?! You Mother Fuckers need to do your job and lock him up!" R/O asked her to calm down, and FRAZIER replied "I don't need to calm down, do YOUR FUCKING JOB!" FRAZIER was continuing to flair her arms at R/O (R/O turned the Body Worn Camera on, since FRAZIER became irate). FRAZIER yelled "Don't tell me to calm down!"</p> <p>R/O then got out of the cruiser and gave verbal commands to FRAZIER "Do you want to go to jail? Calm down or you will be arrested for being disorderly" FRAZIER yelled at her teenage daughter to get out of their car. FRAZIER continued to yell at R/O "I'm Disorderly? I'm emotional" R/O replied "I don't care if your emotional, you need to calm down". FRAZIER replied "Okay, I'm leaving". R/O said "Stay calm. You don't act like that especially in front of a Police Officer". FRAZIER yelled " You are now threatening to arrest me for being emotional?!" FRAZIER then walked towards her vehicle as her daughter was getting out and yelled "Thanks for doing your job!" Then FRAZIER turned and came towards R/O and Ofc. SNIPES. FRAZIER yelled "I want your badge number because I am going to put paper on you!" R/O complied and provide FRAZIER with R/O's name and badge number. FRAZIER yelled back at R/O "I'm going to report you! He has threatened to kill me, so don't patronize me! I have Rights! I have fucking Rights!!" FRAZIER then yelled "I'm putting paperwork on you! You are a fucking disgrace!" R/O replied "Go ahead, have a nice day ma'am. I just asked you for the facts when you said that you were 110% certain that he did this."</p> <p>FRAZIER replied "I'm not interested in what you have to say, fucking Protect & Serve and do your fucking job!". FRAZIER got in her car and left.</p> <p>R/O and Ofc. SNIPES then left the call together.</p> <p>Sgt TIMPERLEY #1304 advised immediately afterwards.</p> <p>Ofc. SNIPES also completed an Information Report.</p>															
<p>OTHER REPORTS: Other</p>															
<p>INTERNAL ASSISTING OFFICERS:</p> <p>SNIPES, KAREN/1856; TIMPERLEY, Scott/1304</p>															
Approved By (Signature/Serial No.)	Report Completed By (Signature/Serial No.)														
GURZICK, AARON / 1884															



RBS	AJ23612			
REPORTED				
1 Reported Same as Occurred Location		District #		
Week	Month	Day	Year	Hour:Minute
JAY	11	14	2016	07:54



District Number District 15	RB Number AJ23343
Case/Subject Matter DOMESTIC DISTURBANCE	Day/Date/Time Reported 11/13/2016 12:00

GURZICK then questioned how sure she was that it was her husband that set fire to her workplace. R/P stated "Are you patronizing me?" GURZICK told R/P that she needed to calm down. R/P continued to raise her voice and state that officers need to do our job. GURZICK stated that R/P needed to calm down or she would be arrested for disorderly. It was at that time she asked for GURZICK'S name and badge number. R/P responded that she was going to "put paper on you". GURZICK wrote down his name and badge number and said "I'm leaving, thanks for doing your fucking job". R/O's then left the area.

Completed By (Supervisor/Serial No.) SNIPES, BRETT R (2065)	Report Completed By (Signature/Serial No.) SNIPES, KAREN / 1856
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Report # P0036477	Date Reported 11/14/2016	Offense ARSON	Business/Government Agency DR. PETER C. JESSEN DDS (VICTIM)	RB# AJ23248
PEOPLE				
BUILDING OWNER - 3 of 4	Name SOBOTA, JAMES	DOB or Approx. Age 05/12/1952	Data # - Data Center Use Only	
Address 11797 P28	City BLAIR	State NE	Zip Code 68008	Phone 2
Driver's License #/State	Social Security #	Phone 1		
Race [F] W	Sex [G] M	Height	Weight	Hair Eyes Alias/Maiden/Nickname EMAIL
Business/School Name BUILDING OWNER		Business Address 5148 N 90TH ST OMAHA, Nebraska 68134		Work Hours Occupation
Clothing/Scars/Tattoos/Other				
EMPLOYEE - 4 of 5	Name FRAZIER, JENNIFER L.	DOB or Approx. Age 06/25/1975	Data # - Data Center Use Only	
Address 14108 MANDERSON PLZ #306	City OMAHA	State NE	Zip Code 68164	Phone 2
Driver's License #/State	Social Security #	Phone 1		
Race [F] W	Sex [G] F	Height	Weight	Hair Eyes Alias/Maiden/Nickname EMAIL
Business/School Name		Business Address		Work Hours Occupation
Clothing/Scars/Tattoos/Other				
REPORTING PARTY - 1 of 5	Name JESSEN, PETER C.	DOB or Approx. Age 10/17/1950	Data # - Data Center Use Only	
Address 12612 IZARD ST	City OMAHA	State NE	Zip Code 68154	Phone 2 - Mobile (402) 690-2732
Driver's License #/State G01113338 / NE	Social Security # 505-70-4842	Phone 1 - Home (402) 493-0992		
Race [F] W	Sex [G] M	Height 6'	Weight 180	Hair GRY Eyes BLU Alias/Maiden/Nickname EMAIL
Business/School Name DR. PETER C JESSEN DDS		Business Address 5156 N 90TH ST OMAHA, Nebraska		Work Hours Occupation DENTIST
Clothing/Scars/Tattoos/Other				
SUSPECT - 5 of 5	Name FRAZIER, ALPHONSO V., II	DOB or Approx. Age 02/20/1964	Data # - Data Center Use Only	
Address 4314 N 53RD ST	City OMAHA	State NE	Zip Code 68104	Phone 2
Driver's License #/State	Social Security # 505-98-0298	Phone 1		
Race [F] B	Sex [G] M	Height	Weight	Hair Eyes Alias/Maiden/Nickname EMAIL
Business/School Name		Business Address		Work Hours Occupation
Clothing/Scars/Tattoos/Other				
WITNESS - 2 of 4	Name NELSON, NICOLAS	DOB or Approx. Age 02/22/1985	Data # - Data Center Use Only	
Address 2448 N 149TH ST	City OMAHA	State NE	Zip Code 68116	Phone 2
Driver's License #/State	Social Security #	Phone 1 - Mobile (402) 639-6040		
Race [F] W	Sex [G] M	Height	Weight	Hair Eyes Alias/Maiden/Nickname EMAIL
Business/School Name		Business Address		Work Hours Occupation
Clothing/Scars/Tattoos/Other				

STATE OF NEBRASKA
FORM NO. DC 19:22.1
Rev. 12/11 REQUIRED
Neb. Rev. Stat. § 28-311.09

**ORDER DISMISSING
EX PARTE HARASSMENT
PROTECTION ORDER**

CASE NUMBER:

DOCUMENT No.:

CI 16 - 9573

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

Peter C. Jessen Jr.

Petitioner

VS.

Alphonso Frazier

Respondent

**ORDER
DISMISSING
EX PARTE HARASSMENT
PROTECTION ORDER**

(After Hearing, Ex Parte Issued)

THIS MATTER came before the Court, pursuant to Neb. Rev. Stat. § 28-311.09(4), upon the petition and affidavit. The petitioner (was) (was not) present in court (with counsel, _____). The respondent (did) (did not) appear (with counsel, A. McChesney).

The petitioner did not appear and no evidence was adduced, and the requested relief should be denied. IT IS THEREFORE ORDERED that the Ex Parte Harassment Protection Order, issued on _____, shall not be affirmed and is therefore dismissed.

OR

The petitioner appeared but did not carry his/her burden to establish, by a preponderance of the evidence, the truth of the facts alleged in the Petition and Affidavit to Obtain Harassment Protection Order and the requested relief should be denied. IT IS THEREFORE ORDERED that the Ex Parte Harassment Protection Order issued on 11-15-14, shall not be affirmed and is therefore dismissed with prejudice.

OR

The respondent has shown cause why the requested relief granted in the Ex Parte Harassment Protection Order should be denied and dismissed. IT IS THEREFORE ORDERED that the Ex Parte Harassment Order, issued on _____, shall not be affirmed and is therefore dismissed with prejudice.

The Court has made specific findings as set forth below.



STATE OF NEBRASKA
FORM NO. DC 18-2
Rev. 05/13
Neb. Rev. Stat. § 28-311.09
REQUIRED

PETITION AND AFFIDAVIT TO
OBTAIN HARASSMENT
PROTECTION ORDER

CASE NUMBER:

CI 16 - 9573

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

Ryan C. Jensen DDS

Petitioner

vs.

Alphonsa Frazier

Respondent

PETITION AND AFFIDAVIT
TO OBTAIN HARASSMENT
PROTECTION ORDER

ASSIGNED TO BETELES DOLCE

I am the petitioner in this case. I am petitioning for a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09. (If your age is less than nineteen (19) years old, state age: 66)

I am filing this petition on behalf of the following individuals who are family or household member(s):

Name(s):

Address:

Relationship(s):

2. Address: (Check Only One):

My address is: 12612 T 2nd St Omaha Nebraska 68154
(Street or Route/Bldg.) (City) (State) (Zip)

Mailing address, if different:

~~same address~~

I am living in this county at an undisclosed address for my own protection.

I have received address protection from the Secretary of State under the Address Confidentiality Program.
(Service of any court process shall be made by mailing two copies of the process to the Office of Secretary of State, Address Confidentiality Program, Suite 2300, State Capitol Building, Lincoln, NE, 68509)

3. I am filing this petition against the respondent whose age is: 57 and resides at:

4514 No. 53rd St Omaha Nebraska 68104
(Street or Route/Bldg.) (City) (State) (Zip)

Mailing address (if different):

4. The respondent is a person who has willfully harassed me and has engaged in a knowing and willful course of conduct directed at me which seriously terrifies, threatens, or intimidates me and serves no legitimate purpose.

5. I have been a party to the following past, pending, or current court proceedings (i.e., dissolution, paternity, custody, juvenile or protection orders). Indicate, when, type of case, name of court(s), and docket/case number(s). F.O. CT K-8016 9-20-16 FRAZIER v. FRAZIER II

MURKIN DALL

6. I hereby ask the court to enter a protection order (mark all that apply):
 prohibiting the respondent from imposing any restraint upon me or upon my liberty;
 prohibiting the respondent from harassing, threatening, assaulting, molesting, or attacking me, or otherwise disturbing my peace;
 prohibiting the respondent from telephoning, contacting, or otherwise communicating with me.

#30 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA

NOV 15 2016

JOHN M. FRIEND
CLERK DISTRICT COURT

DC 19:2
Page 1 of 2

P
N

29.

7. do, do not speak English. If you do not speak English, what language do you speak? _____
 Does the respondent speak English? yes no) If not, what language does respondent speak? _____

9. Describe the facts of the most recent series of acts of harassment toward me (and my family or household members.)

A. Date/Time: Nov. 14, 2016 Description: Parked and driving by my home and office, following me while driving, walking, threatening
 Police Report: AJ 23512

B. Date/Time: Nov. 13 early A.M. Description: Breakinig in, Vandalizing and burning (ARSEN) my Dental office police report # RB# AJ 23248

C. Date/Time: multiple times, Description: Stalking, attempting assault, threatening my employees

Nov. 5 - Late night calling my wife, threatening, harassing

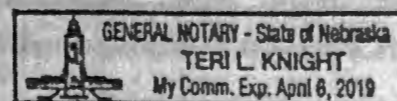
I hereby swear, or affirm, under penalty of perjury, the foregoing affidavit is true.

Peta C. JESSON 201
 Signature of Petitioner

Subscribed and sworn on oath before me on

NOVEMBER 15 2016

Teri L. Knight
 Clerk of the District Court/Notary Public



(Seal)

* My employee, Jennifer Frazier has been granted a protection order against Al Frazier for threats, assault, stalking and harassment

FORM NO. DC 19:22.1
Rev. 12/11 REQUIRED
Neb. Rev. Stat. § 28-311.09

**ORDER DISMISSING
EX PARTE HARASSMENT
PROTECTION ORDER**

CASE NUMBER:

DOCUMENT NO.:

CI 16 - 91

IN THE DISTRICT COURT OF

DOUGLAS

COUNTY, NEBRA

Peter C. Jensen Jr.)

Petitioner

VS.

A (Alphonso) Frazier

Respondent

**ORDER
DISMISSING
EX PARTE HARASSMENT
PROTECTION ORDER
(After Hearing, Ex Parte Issued)**

THIS MATTER came before the Court, pursuant to Neb. Rev. Stat. § 28-311.09(4), upon the petition affidavit. The petitioner (was) (was not) present in court (with counsel, without counsel). The respondent (did) (did not) appear (with counsel, without counsel). A. McCloskey.

The petitioner did not appear and no evidence was adduced, and the requested relief should be denied. THEREFORE ORDERED that the Ex Parte Harassment Protection Order, issued on _____, shall not be affirmed and is therefore dismissed.

OR

The petitioner appeared but did not carry his/her burden to establish, by a preponderance of the evidence, truth of the facts alleged in the Petition and Affidavit to Obtain Harassment Protection Order and the requested relief should be denied. IT IS THEREFORE ORDERED that the Ex Parte Harassment Protection Order issued on 11-15-16, shall not be affirmed and is therefore dismissed with prejudice.

OR

The respondent has shown cause why the requested relief granted in the Ex Parte Harassment Protection Order should be denied and dismissed. IT IS THEREFORE ORDERED that the Ex Parte Harassment Order issued on _____, shall not be affirmed and is therefore dismissed with prejudice.

The Court has made specific findings as set forth below.

#26 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA

DEC 18 2016

JOHN M. FRIEND
CLERK DISTRICT COURT



OMAHA POLICE DEPARTMENT SUPPLEMENTAL REPORT



# 43447	Date Reported 11/12/2016	Offense ARSON	Person JESSEN, PETER (VICTIM)	RB# AJ23
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PEOPLE

D/ CIATE - 1 of 1		Name LIPKINS, GROVER			DOB or Approx. Age 10/01/1959	Data # - Data Center Use	
4422 N 53RD ST			CITY OMAHA	State NE	Zip Code 68104		
License #/State		Social Security #		Phone 1 - Mobile (402) 689-6638		Phone 2	
Sex [G] M	Height 6' 2"	Weight 180	Hair BLK	Eyes BRO	Alias/Maiden/Nickname		EMAIL
ss/School Name		Business Address			Work Hours	Occupation	
ing/Scars/Tattoos/Other							

PROPERTY STOLEN OR DAMAGED

(EVIDENCE AND PROPERTY BOOKED/SEIZED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)

<input type="checkbox"/> Yes <input type="checkbox"/> No	Company/Agent's Name:	PHONE #:		
QUAN	DETAILS	Affected [L]	Value	Date Recovered

ACTIVE: On TUE, 15NOV16 at 0938 hours, R/O D. SOBOTKA #9061 and J. CANIGLIA #9053 conducted a follow-up interview on N 53rd St. The person interviewed was identified as Grover LIPKINS (B/M DOB:10/01/59). R/O SOBOTKA developed information that Alphonso FRAZIER (B/M DOB:02/20/64) claimed to be with LIPKINS the night of the fire (SAT, 12NOV16) watching the Nebraska football game. LIPKINS confirmed that FRAZIER was at the residence but stated it was SUN, 13NOV16 and not SAT, 12NOV16. LIPKINS was unsure of the date because LIPKINS wife cooked dinner and he and FRAZIER watched the ???Dallas??? football game. LIPKINS did not recall what time FRAZIER left, but he confirmed it was before 2200 hours because LIPKINS remembered watching the 10 o????? when going to bed. LIPKINS did not confirm that FRAZIER was at his house on SAT, 12NOV16 watching the Nebraska Football game as FRAZIER had claimed.

CANIGLIA then checked the stats of the football game and determined the Dallas Cowboys did in fact play a game SUN, 13NOV16 for 5 hours.

REPORTING OFFICER SOBOTKA, David		SUPPLEMENTAL REPORT , INCIDENT REPORT , OTHER		
SERIAL 9061	APPROVED BY KRYSL, Douglas	SERIAL 90		

STATE OF NEBRASKA
FOLLOWING: DC-18-14
File: 18-0125. Mail Box: 100
L46-PKA-26-07-08

REQUEST FOR HEARING -
PROTECTION ORDER

CASE NUMBER
CH-18-0125

IN THE DISTRICT COURT OF COUNTY, NEBRASKA

Peter C. Johnson, DDCJ

MSL

Additional Petitioner

Petitioner

Petitioned

REQUEST FOR
HEARING -
PROTECTION ORDER

I want to request a hearing on the protection order
existing, which can be found in the address below.

I do not know English. My language is _____

11/16

Jeffrey J. Moore

43 & 11th St. Unit

Daytime phone: 402-467-4847

Emergency phone: 402-309-9716

RETURN TO:

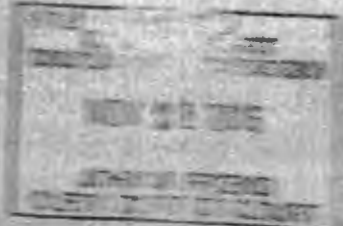
PROTECTION ORDER DEPARTMENT

Clerk of the District Court

Hall of Justice, Room #300

Omaha, NE 68102

Office: 402-444-4466



OMAHA POLICE DEPARTMENT INCIDENT REPORT																																																																																																																																																																																																																																																																																															
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Upon arrival R/O's spoke to the victim who was identified as JESSEN. Peter who advised R/O's that FRAZIER, Alphonzo started to follow JESSEN from the area of N 90th Street and Fort street yelling at JESSEN while driving down N 90th street Southbound. JESSEN stated that he had pulled over at N 91st Street and Sprague Street to talk to FRAZIER. JESSEN then advised R/O's that FRAZIER then grabbed a knife and threatened JESSEN and his family. Sgt Taylor 1789 advised. See supplement report for further details.</p> </td> </tr> </table>												V	1 of 1	Victim Name or Victim Business JESSEN, PETER C			DOB or Approx. 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Person # Suspect #1		Plate# / State / Year UAN670 / NE / 2016		VIN 3TMCZ5AN/XGM0007975		Model TACOMA		Style 20		Other																																																																																																																																																																																																																																																																																					
<p>Narrative: On WED 11JAN17 at 1705 hours R/O's DELLUTRI 2217 and SMITH 2098 were dispatched to the area of N 91st Street and Sprague Street for a check the well being. Upon arrival R/O's spoke to the victim who was identified as JESSEN. Peter who advised R/O's that FRAZIER, Alphonzo started to follow JESSEN from the area of N 90th Street and Fort street yelling at JESSEN while driving down N 90th street Southbound. JESSEN stated that he had pulled over at N 91st Street and Sprague Street to talk to FRAZIER. JESSEN then advised R/O's that FRAZIER then grabbed a knife and threatened JESSEN and his family. Sgt Taylor 1789 advised. See supplement report for further details.</p>																																																																																																																																																																																																																																																																																															

Report #
P0036478RB#
AJ23248

NARRATIVE: Jennifer also stated that Alphonso has a pistol and showed it to her stating he said "you have one and now I do too". Jennifer claimed she advised him that he would get in huge trouble because he is a previously convicted felon. Jennifer stated that Alphonso started accusing the Dentist JESSEN and her of having an affair. Jennifer stated he called the Dentist wife and told her of it. Jennifer claimed it was to have her fired so she would lose her job. Jennifer was also concerned that because she everyone believed Alphonso started the fire she would be fired. She further stated that all the office staff knew Alphonso, he came around as a patient to the Dentist office as a patient, her husband previously and recently when he would show up to argue. R/O advised her to notify Domestic Violence Unit about the violation. She advised R/O that she had a court date Wed 16NOV2016 at 0930 hours at the Douglas county Court room #316. Jennifer stated it was over custody and property but she was worried that Alphonso would harm her after the court case. R/O advised Jennifer to call 911 if Alphonso makes contact after hearing on that date for a violation of the order. Jennifer agreed to forward video and pictures to R/O. Jennifer also reported that Alphonso uses Sprint as his cellular carrier.

On Monday 14NOV2016 R/O FOX #9058 and VO SOBOTKA #9069 interviewed FRAZIER, Alphonso B/M 02/20/1964 outside his residence at 4314 N. 53rd St. In the presence of an unidentified 40 to 50 y/o B/M whom was a guest of FRAZIER. FRAZIER invited R/O to speak to him at his residence. R/O and VO stood off the front cement stoop while FRAZIER sat on his porch. Interview was recorded by VO SOBOTKA. FRAZIER stated he heard of the fire on the news and that his soon to be ex-wife worked there. September 2016 was the last time he was in the dental office located at 5156 N. 90th St. for some free dental work. FRAZIER cleaned the office with his estranged spouse FRAZIER, Jennifer, and the last time he cleaned the office was August or September 2016. Alphonso stated he was curious on why we were talking to him? R/O explained it was common practice to speak to all or some of the employees of a business that has caught fire. R/O also informed Alphonso that due to the fact he was the estranged husband of one of the full time employees he might have some insight into who started or might be involved in the fire/burglary.

Alphonso stated he had no idea and that probably one of his estranged wife's boyfriend. Alphonso explained that his wife just left and was sketchy at the end of their relationship. Alphonso believed that JESSEN, Peter and FRAZIER, Jennifer were having a sexual relationship. Alphonso stated we should ask JESSEN's wife about it. Alphonso also claimed that Jennifer had several boyfriends and played around often. Alphonso claimed Jennifer has some one attack him while he worked his morning paper route. Alphonso provided a R/S# and showed R/O a photo on his phone of the damage to his eye. Alphonso only knew it was a 6'2" W/M that assaulted him. No other description because he was knocked out and couldn't provide any further details.

Alphonso was asked when was the last time he was at the dentist office? Alphonso provided that he goes by there everyday because of gas, store and his route through his sons school goes directly by there. Alphonso provided that he was unsure if he went by there Saturday 12NOV 2016. Alphonso stated he watched a game at Grover house up the block with the blue van (pointing to a home closer to Ames Ave). Alphonso claimed he watched the game and went home at the end. VO SOBOTKA asked if the cameras on his house worked and recorded. Alphonso said yes they did and asked "why, are you accusing me of something"? VO and R/O explained no but it would be helpful if he could show the investigators the video showing he was home.

Alphonso stated "then get a warrant", became verbally upset calling R/O and VO racists. During this time Alphonso's unidentified B/M friend with him started to ask Alphonso to ask us questions. VO SOBOTKA asked the male if he wanted to ask us direct questions and who he was? The male stated he didn't have to identify himself and refused to do so.

VO SOBOTKA removed himself from the interview because Alphonso and the male became upset. VO SOBOTKA saw a vehicle parked on the street with expired plates and searched the license plate number, away from the interview R/O was conducting. The vehicle came back unregistered so a UPB cruiser was requested to ticket or tow the vehicle from the public street. When a OPD officer arrived both males became verbally upset and Alphonso became insulting towards officer's and their race. Alphonso asked officers not to block his driveway so he could leave. Alphonso driveway was unblocked and Alphonso left the scene and returned 5 to 10 minutes later. At which R/O and VO could see and hear that Alphonso was becoming even more upset, so officers removed themselves to diffuse the situation.

R/O FOX spoke by phone on Monday 14NOV2016 at 1815 hours to JESSEN. R/O learned from this phone interview with JESSEN, Peter W/M that he had filed a Stalking report on Monday 14NOV2016 in the morning under RB#AJ23512 against FRAZIER, Alphonso. JESSEN stated he saw FRAZIER, Alphonso parked outside his home and became upset. JESSEN went out confront him when FRAZIER sped off. JESSEN was able to catch up in his own vehicle due to FRAZIER getting lost in the neighborhood. JESSEN said he cornered FRAZIER and got to within 10 feet and positively identified FRAZIER, Alphonso as the driver of a 2016 Blue Toyota Truck. JESSEN stated he new both the truck and Alphonso well enough to recognize him. R/O read the report and it matched what JESSEN reported to R/O.

R/O FOX spoke again to JESSEN, Peter W/M on the phone on Wednesday 16NOV2016 at 1300 hours. During this phone interview JESSEN reported he had filed a Protection Order against FRAZIER, Alphonso on Tuesday 15NOV2016. Also that he learned his Creighton Basketball Season ticket had been stolen during the Burglary. JESSEN was advised to report the ticket but provided the information of the tickets. Season tickets were for SEC 108, ROW 17, Seats 15 & 16. JESSEN reported he located the Model and serial for the Samsung Tab 2 Serial# CE0890.

INCIDENT REPORT , SUPPLEMENTAL REPORT , DV SUPP , OTHER				
REPORTING OFFICER	SERIAL	APPROVED BY	SERIAL	
FOX, Scott	9058	KRYSL, Douglas	9049	

Nebraska State Court Form
REQUIREDHARASSMENT
PROTECTION ORDERDC 19:4 Revised 10/13
Neb. Rev. Stat. §28-311.09
Document # CI [REDACTED]IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKACase # 16-297HARASSMENT
PROTECTION ORDER
(Ex Parte)

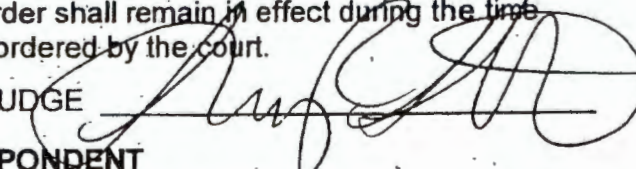
Peter C. Jensen Jr.
 vs. Alphonzo Frazier (Petitioner)
Alphonzo Frazier (Fru)
 Respondent

THE COURT, having received the Petition and Affidavit of the petitioner, finds that a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09 should be issued. FURTHER, it reasonably appears from the specific facts included in the affidavit that irreparable harm, loss or damage will result before this matter can be heard on notice, therefore, the court having jurisdiction of the parties finds that a harassment protection order should be issued.

IT IS THEREFORE ORDERED, that unless modified by order of the court, pursuant to Neb. Rev. Stat. § 28-311.09, a harassment protection order against the respondent is granted for a period of one year from the date of this order and the petitioner is granted the following relief:

- 1. respondent is enjoined from imposing any restraint upon the person or liberty of the petitioner.
- 2. respondent is enjoined from harassing, threatening, assaulting, molesting, attacking, or otherwise disturbing the peace of the petitioner.
- 3. respondent is enjoined from telephoning, contacting, or otherwise communicating with the petitioner.
- 4. this order shall also apply to the following family or household members: _____

If the respondent wishes to appear and show cause why this order should not remain in effect for a period of one year, he or she shall affix his or her current address, telephone number, and signature on the Request for Hearing form provided and return it to the clerk of the district court within five (5) days after service upon him or her. This order shall remain in effect during the time prior to the hearing. Costs are waived unless otherwise ordered by the court.

DATED: January 13, 2017 JUDGE 

NOTICE TO RESPONDENT

PURSUANT to the Violence Against Women Act of 1994, this order is enforced in all fifty states, the District of Columbia, tribal lands and U.S. territories. Moreover, if no hearing is requested or a final order is entered against you after a hearing of which you had actual knowledge and an opportunity to participate, whether or not you actually participated and if this court order restrains you from harassing, stalking, or threatening an intimate partner or child of such intimate partner, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, you may be subject to a federal penalty for possessing, transporting, or accepting a firearm or ammunition under the 1994 amendment to the Gun Control Act.

State of Neb. }
County of Douglas } ssI hereby certify that the above and foregoing is a true
and correct copy as the same appears fully upon the
records and files of this Court now in my charge.

JOHN R. FRIEND

Clerk of the District Court of Douglas County, Nebr.

By: M. K. Lewis, Clerk's Office DeputyDate: 1-13-17



Andrea Finegan McChesney *

Mark T. Farrell **

*Licensed in Nebraska

**Licensed in Iowa and Nebraska

Telephone: (402) 934-4884

Fax: (888) 315-9780

amcchesney@mflawomaha.com

mfarrell@mflawomaha.com

The Douglas Building

209 South 19th Street

Suite #640

Omaha, NE 68102

January 13, 2017

Alphonso Frazier
4314 North 53rd Street
Omaha, NE 68104

Re: Frazier v. Frazier CI 15-8083

Dear Mr. Frazier,

It has come to my attention that after Court yesterday, January 11, 2017, you were involved in some sort of altercation with Dr. Peter Jessen. As I have repeatedly advised you, and as Judge Retelsdorf **admonished** you at the protection order hearing, held between you and Dr. Jessen, any contact with him by you would be seen as threatening, highly improper, and grounds for a new protection order. As you are aware, after Court yesterday I reiterated that you should *NOT* have any contact with your wife. As you are aware, there is a current protection order, and considering there is a pending arson investigation, and taking in consideration of the Court's stern reprimand, you should *NOT* have any contact with Dr. Jessen.

Al, I am at a complete loss for words. I have advocated for you with fervor. The entirety of our office has been completely dedicated to assisting you towards an amicable conclusion in your matter, despite your efforts to seemingly disrupt the same. Your actions are consistently contrary to and completely against my express advice. Given your actions, time and again, are contrary to my advice, it is clear that the breakdown in communication is irreparable and I am no longer able to assist you with your dissolution.

As such, please allow this to serve as notice that this office and myself will no longer be representing you in any fashion. Please find enclosed a motion and notice of hearing to withdraw from your pending dissolution.



OMAHA POLICE DEPARTMENT SUPPLEMENTAL REPORT



Report # P0195319	Date Reported 01/16/2017	Offense TERRORISTIC THREATS	Person FRAZIER, ALPHONSO (SUSPECT)	RB# AJ37341
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PEOPLE

ARRESTEE - 1 of 1	Name FRAZIER, ALPHONSO VERNELL	DOB or Approx. Age 02/20/1964	Data # - Data Center Use Only
Address 4314 N 53RD ST.	City OMAHA	State NE	Zip Code 68104
Driver's License #/State H12305944 / NE	Social Security #	Phone 1 (402) 609-9016	Phone 2
Race (P) <input checked="" type="checkbox"/> B Sex (G) <input checked="" type="checkbox"/> M Height 6' 0"	Weight 200	Hair BRO	Eyes BRO
Business/School Name		Business Address	
		Work Hours	Occupation
Clothing/Scars/Tattoos/Other			

PROPERTY STOLEN OR DAMAGED

(EVIDENCE AND PROPERTY BOOKED/SEIZED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)

Insured: <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Company/Agent's Name:	PHONE #:		
ITEM: QUAN	DETAILS	Affected [L]	Value	Date Recovered

NARRATIVE: On MON 16 JAN 17 at approximately 1930 hours, R/Os SMITH, J. #2098 and JONES, J. #1983 went to 4314 N. 53rd St. to locate a wanted party, FRAZIER, Alphonso (B/M, 2/20/64). R/Os were assisted by Officers DELUTRI #2212, MOORE #1984, YARPE #2002 and BRANDT #2128.

R/Os learned via data check that FRAZIER had a felony warrant for Terroristic Threats and a locate for a protection order. R/Os believed FRAZIER was home due to his blue Toyota pickup being parked in the driveway. R/Os went to the front door of FRAZIER's last known address at 4314 N. 53rd St. and knocked on the front door. FRAZIER opened the door for R/Os and FRAZIER was immediately taken into custody and advised that a warrant had been issued for his arrest. R/Os observed a silver knife inside of a black sheath on the floor next to FRAZIER's front door. The overall length of the knife appeared to be approximately 12 inches, and the blade was later determined to be approximately 8 inches. R/O SMITH had prior knowledge that the weapon used in the report of Terroristic Threats against JESSEN, Peter, was described as being approximately 12 inches in length. The victim had reported seeing the knife in a sheath and thought it to be black in color. Given the black sheath, length and description provided by JESSEN, R/Os believed the knife just inside FRAZIER's front door was possibly the same knife used in the incident of Terroristic Threats. The knife was booked into evidence and FRAZIER was provided a Receipt and Inventory.

While FRAZIER was in handcuffs, R/Os retrieved shoes and property that FRAZIER requested. After R/Os told FRAZIER there was a felony warrant for his arrest, issued for Terroristic Threats, he made the excited utterance asking if this was because of the Doctor and "my wife". FRAZIER's statements were captured on a body worn camera worn by Ofc. JONES. *What does ?*

FRAZIER was transported to DCDC and booked on the outstanding warrant. DCDC staff was advised that FRAZIER had a locate for a protection order. Sgt. FOX #1990 was advised and Sgt. FOX made CIB notifications.



**OMAHA POLICE DEPARTMENT
SUPPLEMENTAL REPORT**



Report #: P0195319	Date Reported 01/16/2017	Offense TERRORISTIC THREATS	Person FRAZIER, ALPHONSO (SUSPECT)	RB# AJ37341
-----------------------	-----------------------------	--------------------------------	---------------------------------------	----------------

PEOPLE

ARRESTEE - 1 of 1		Name FRAZIER, ALPHONSO VERNELL	DOB or Approx. Age 02/20/1964	Data # - Data Center Use Only	
Address 4314 N 53RD ST		City OMAHA	State NE	Zip Code 68104	
Driver's License #:/State H12306944 / NE		Social Security #	Phone 1 (402) 609-9016	Phone 2	
Race (F)	Sex (G)	Height 6' 0"	Weight 200	Hair BRO	Eyes BRO
Business/School Name		Business Address:		Work Hours	Occupation
Clothing/Scars/Tattoos/Other					

PROPERTY STOLEN OR DAMAGED

(EVIDENCE AND PROPERTY BOOKED/SEIZED ENTERED DIRECTLY INTO THE EVIDENCE TRACKING SYSTEM IS NOT LISTED HERE)

Insured <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Company/Agent's Name:	PHONE #:			
ITEM	QUAN	DETAILS	Affected (L)	Value	Date Recovered

NARRATIVE: On MON 16 JAN 17 at approximately 1930 hours, R/Os SMITH, J. #2098 and JONES, J. #1983 went to 4314 N. 53rd St. to locate a wanted party, FRAZIER, Alphonso (B/M, 2/20/64). R/Os were assisted by Officers DELLUTRI #2217, MOORE #1984, YARPE #2082 and BRANDT #2128.

R/Os learned via data check that FRAZIER had a felony warrant for Terroristic Threats and a locate for a protection order. R/Os believed FRAZIER was home due to his blue Toyota pickup being parked in the driveway. R/Os went to the front door of FRAZIER's last known address at 4314 N. 53rd St. and knocked on the front door. FRAZIER opened the door for R/Os and FRAZIER was immediately taken into custody and advised that a warrant had been issued for his arrest. R/Os observed a silver knife inside of a black sheath on the floor next to FRAZIER's front door. The overall length of the knife appeared to be approximately 12 inches, and the blade was later determined to be approximately 8 inches. R/O SMITH had prior knowledge that the weapon used in the report of Terroristic Threats against JESSEN, Peter, was described as being approximately 12 inches in length. The victim had reported seeing the knife in a sheath and thought it to be black in color. Given the black sheath, length and description provided by JESSEN, R/Os believed the knife just inside FRAZIER's front door was possibly the same knife used in the incident of Terroristic Threats. The knife was booked into evidence and FRAZIER was provided a Receipt and Inventory.

While FRAZIER was in handcuffs, R/Os retrieved shoes and property that FRAZIER requested. After R/Os told FRAZIER there was a felony warrant for his arrest, issued for Terroristic Threats, he made the excited utterance asking if this was because of the Doctor and "my wife". FRAZIER's statements were captured on a body worn camera worn by Off. JONES.

FRAZIER was transported to DCDC and booked on the outstanding warrant. DCDC staff was advised that FRAZIER had a locate for a protection order. Sgt. FOX #1990 was advised and Sgt. FOX made CIB notifications.

Other Reports

REPORTING OFFICER SMITH, JUSTIN	SERIAL 2098	APPROVED BY FOX, LINDSEY A	SERIAL 1990
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39
ARREST WARRANT

IN THE COUNTY COURT OF Douglas COUNTY, NEBRASKA

Doc. No. 4118709

State of Nebraska v. Alphonso V Frazier II

Citation No: CW 170085

Case ID: CR 17 2475

TO: THE Omaha Police Department OR ANY DULY AUTHORIZED LAW ENFORCEMENT OFFICER

A complaint has been filed in the above court alleging the above-named defendant committed the following offense(s):

<u>Statute</u>	<u>Offense Description</u>	<u>Type</u>	<u>Clss</u>	<u>Off. Date</u>
28-507	Burglary	FEL	2	11/12/2016
28-503	Arson-2nd degree	FEL	3	11/12/2016
28-311.04	Stalking-felony offense	FEL	3	11/12/2016
28-707	Commit child abuse intentional/no injury	FEL	3	11/12/2016

The court finds, upon complaint supported by oath or affirmation, probable cause exists for the issuance of a warrant

THEREFORE YOU ARE ORDERED to immediately arrest said defendant wherever he/she may be found and to bring him/her promptly before this court or any judge or magistrate having jurisdiction of this matter, to answer such complaint and be further dealt with according to law.

Date: 1/30/17

Judge/Magistrate



1/30/17
 Angela Circo #1546
 Circo
 1/30/17 + 4050
 1/30/17 + 4050
 Circo



0335766CRC01

Officer: Angela Circo

Omaha Police Department

Defendant: Alphonso V Frazier II
4314 N 53 St
Omaha, NE 68104-0000AKA Alphonso V Fry
AKA
AKA
AKA

Drivers Lic: H12305944

NE

Vehicle Lic:

Plate Type

DOB: 02/20/1964 Ht: 6 00 Wt: 200 Sex: M Eyes: BRO Hair: BRO Race: B

•••• Sprint LTE

10:25 AM

1 82% 

(402) 690-2732

cameras on my house and a neighbor's should you c

ontinue to stalk within 100 yds.

I have NEVER had and would never have any romantic involvement with your wife. She is a loyal employee and friend.

I

am reasonably sure you vandalized and burned my office and have told this to investigators. That is a serious felony offence.

Go Fuck Yourself

Thu, Nov 17, 11:31 AM

This is Peter, Scott, I hope you got the messages I just forwarded.



(Text Message



ORDER TO APPEAR IN COURT

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER II

DOB: 2/20/1964

Case ID: CR 17 2475

Printed on 2/01/2017 at 9:35

Room 01C50

Page 1

ALPHONSO V FRAZIER II is ordered to appear in

Douglas Co. Felony Ctrm #225

at 09:00 AM on February 22, 2017 for:

Prelim Hearing

Failing to appear in the court as directed may result in a warrant being issued for your arrest. You may be subject to an additional charge of Failure to Appear or a finding of Contempt of Court. Each of these may be punishable by a fine and/or imprisonment.

Date: February 1, 2017 BY THE COURT



Defendant signature

E-mailed: Medina, Julie, L,
julie.medina@douglascounty-ne.gov

Saathoff, Cathy, Renee,
cathy.saathoff@douglascounty-ne.gov

February**22**
2017

Wednesday
09:00 AM
Prelim Hearing
Courtroom 25

Alphonso V Frazier II
4314 N 53 St
Omaha, NE 68104-0000



0273052CRC01

FILED BYClerk of the Douglas County Court
02/01/2017**CASE FILE COPY****ORDER TO APPEAR IN COURT**

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,) CR 17 - 599
)
 Plaintiff,) WAIVER OF APPEARANCE/
 vs) PLEA OF NOT GUILTY
Alphonso Frazier,)
)
 Defendant,)

Pursuant to Neb. Rev. Stat. § 29-4206, I, Defendant in the above-entitled matter, waive my right to physically appear for arraignment in Douglas County District Court and ask the Court to enter a plea of not guilty on my behalf. I understand my attorney will notify me of all appearances in this matter. I waive my right to 24-hour service of the information prior to entering a plea and the formal reading of the information. I consent to service of the information upon my attorney of record. I request the Court grant my motion for discovery and enter an order for mutual and reciprocal discovery.

My attorney has advised me of my rights: The right to a jury trial; my right to confront accusers; to subpoena witnesses; to remain silent; to counsel; to have this matter transferred to juvenile court, if appropriate; and my right to be presumed innocent unless proven guilty beyond reasonable doubt. My attorney has also advised me of the possible penalties for the crime(s) charged, and the possibility that I will be required to make restitution for damages, if appropriate.

Date 2/22/17 Defendant's signature Alphonso J. Frazier II

APPEARANCE OF COUNSEL

I, Mike Jenzel, advise the Court that I am the Attorney for the above-entitled Defendant. I have advised my client of all rights and the possible penalties for the charge(s) filed against him or her. I understand that the Court will expect me to represent the Defendant at all hearings before the Court in this matter.

Date 2/22/17 Mike Jenzel
 (Attorney's signature and Attorney Number)

CERTIFICATE OF SERVICE

I hereby certify that a copy of this waiver was served upon the Douglas County Attorney's Office, 100 Hall of Justice, Omaha, NE 68183 this 28 day of February, 2017.

White-Court
Yellow-State
Pink-Defense



Mike Jenzel
Attorney for Defendant

Adopted 11-17-2015



001459826D01



JB



001471693D01

CRT OF DOUGLAS COUNTY, NEBRASKA

C
O
P
Y

JENNIFER L. FRAZIER,
PLAINTIFF,
VS.
ALPHONSO V. FRAZIER II,
DEFENDANT,

Case No. CI 15 8083

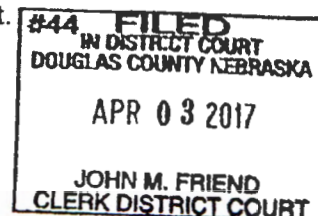
FURTHER ORDER FOR
TEMPORARY RELIEF

THIS MATTER came before the Court on the 28th day of March, 2017, upon the application of the Plaintiff. The Plaintiff was represented by Liliana Shannon, Legal Aid of Nebraska. The Defendant was represented by Erin Wetzel. Evidence was adduced, and the Court, being fully advised in the premises, finds that:

IT IS, THEREFORE, ORDERED:

1. The marital residence shall be permitted to be listed and sold. If the residence is sold prior to trial, the proceeds shall be held in trust until the matter can be disposed of at trial.
2. Defendant is awarded the washer and dryer currently in the residence, and as such, the washer and dryer shall not be permitted to be sold with the marital residence.
3. The remaining personal items, to wit: (2 gray rocker/recliners; 1 grey love seat; 2 end tables; 2 coffee tables; 2 small lamps; Dinner room table with 4 chairs; 1 twin bed with frame; 1 twin bed no frame; Black desk with chair; 2 accent chairs; 1 40 inch TV; Misc. Dishes), shall remain in the marital residence prior to sale. If the residence is sold prior to trial, such items shall be placed in storage by Plaintiff until the Court disposes of such at trial. Plaintiff shall be permitted to present proof of costs incurred for storage to the Court at trial.
4. The Court's previous Temporary Order dated February 24, 2017 shall remain in full force and effect unless otherwise specified herein.
5. This Order will remain in effect until further order of the Court.

Signed this 31 day of March, 2017.



BY THE COURT:

Honorable Gary B. Randall
District Court Judge





001610315D01

CT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,) CASE NO. CR 17-599
Plaintiff,)
vs.)
ALPHONSO V. FRAZIER,) ORDER OF DISMISSAL
Defendant.) AND TO SEAL

THIS MATTER comes before the Court on the motion of Jennifer K. Meckna, Deputy County Attorney, for an order dismissing the above entitled action. The Court, being fully advised in the premises, finds that such an order should be entered.

IT IS THEREFORE ORDERED that the above-captioned matter is dismissed ~~without prejudice~~. Bond, if any, is released and exonerated.

JM Y/8/18

IT IS FURTHER ORDERED that pursuant to Neb. Rev. Stat. § 29-3523, the above entitled matter shall be sealed and that all records, including any information or other data concerning any proceedings relating to the case, including the arrest, taking into custody, petition, complaint, indictment, information, trial, hearing, adjudication, correctional supervision, dismissal, or other disposition or sentence, are not part of the public record and shall not be disseminated to persons other than criminal justice agencies, except as provided in subsection (1) or (2) of § 29-3523.

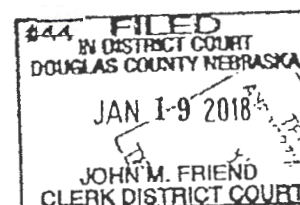
IT IS FURTHER ORDERED that the Clerk of the District Court shall send notice of this order to the Nebraska Commission on Law Enforcement and Criminal Justice; to the Nebraska State Patrol; and to law enforcement agencies, county attorneys, and city attorneys referenced in the court record.

IT IS SO ORDERED

DATED this 18th day of Jan, 2018.

BY THE COURT:

Marlon A. Polk
District Court Judge



CERTIFICATE OF SERVICE

I, the undersigned, certify that on January 19, 2018 , I served a copy of the foregoing document upon the following persons at the addresses given, by mailing by United States Mail, postage prepaid, or via E-mail:

Mikki C Jerabek
mikki.jerabek@douglascounty-ne.gov

Julie L Medina
julie.medina@douglascounty-ne.gov

County Court Criminal Traffic-Jess
Jessica.Barbee@nebraska.gov

County Court Criminal - Etta
etta.carlisle@nebraska.gov

NSP Criminal Identification
NSP.CriminalIdentification@Ne.Gov

Do Cty Sheriff - Malinda
malinda.farhart@douglascounty-ne.gov

Do Cty Sheriff - Carisa
carisa.roberts@douglascounty-ne.gov

Do Cty Sheriff-Dora
dora.carrera@douglascounty-ne.gov

OPD Sealed - Kelly McDonald
kelly.mcdonald@cityofomaha.org

NE Crime Comission
Laurie.Holman@Nebraska.gov

Do Co. Corrections
wayne.lovett@douglascounty-ne.gov

Date: January 19, 2018 BY THE COURT:

John M. Friend
CLERK





City of Omaha
Jean Stothert, Mayor

Law Department

Omaha/Douglas Civic Center
1819 Farnam Street, Suite 804
Omaha, Nebraska 68183-0804
(402) 444-5115
FAX: (402) 444-5125

Paul D. Kratz
City Attorney

June 7, 2018

Alphonso Frazier, II
4112 N. 56th Street
Omaha, NE 68104

Re: Claim No. 285-18

Dear Mr. Frazier,

Your tort claim submitted to the City of Omaha has been received in the City Law Department. At this time, we will begin investigation of this incident.

If you have any additional information or questions, you can contact me at 402-444-5115.

Very truly yours,



Jeffrey A. Bloom
Assistant City Attorney

50.

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

Peter C. Jessen DDS

CI # 16 - 9573

Petitioner

VS.

NOTICE OF HEARING

Alphonso Frazier

Respondent

IT IS ORDERED that a hearing on this matter be held on December 14, 2016 at 8:45, Court Room # 408, Hall of Justice, Omaha, Nebraska, to provide the respondent an opportunity to appear and show cause why the requested protection order should not be issued, modified, or remain in effect. Any protection order previously issued shall remain in effect until the date that the hearing is actually held.

IT IS FURTHER ORDERED that a copy of this notice shall be mailed to both the petitioner and the respondent at their respective addresses.

NOTICE TO PETITIONER: You must appear at the place, date and time shown to show cause why your protection order should be issued, modified, or remains in effect.

Dated: November 22, 2016

/s/ M Pelzer

Deputy, CLERK OF THE DISTRICT COURT

CERTIFICATE OF SERVICE

I, the undersigned, certify that I served by mailing (by United States mail), postage prepaid, a copy of the foregoing notice of hearing upon the petitioner and the respondent at their respective addresses shown in the request for hearing and petition.

Dated : November 22, 2016

/s/ M Pelzer

SIGNATURE

**City of Omaha
Fire Department**

Firefighter Scott Fox
Fire Investigator

Fire Investigation Unit
3124 South 16th Street
Omaha, Nebraska 68108
(402) 444-1970
(402) 444-6006 FAX
(402) 444-FIRE (3473) Arson Hotline
scott.fox@cityofomaha.org



REQUIRED

**HARASSMENT
PROTECTION ORDER**

Neb. Rev. Stat. §28-311.09

Document # **CI**IN THE DISTRICT COURT OF **DOUGLAS** COUNTY, NEBRASKA**419468***Peter C. Jensen 2011*Case # **16 - 9573**

Petitioner
vs.
Alphonso Frazier
Respondent

**HARASSMENT
PROTECTION ORDER
(Ex Parte)**

THE COURT, having received the Petition and Affidavit of the petitioner, finds that a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09 should be issued. FURTHER, it reasonably appears from the specific facts included in the affidavit that irreparable harm, loss or damage will result before this matter can be heard on notice, therefore, the court having jurisdiction of the parties finds that a harassment protection order should be issued.

IT IS THEREFORE ORDERED, that unless modified by order of the court, pursuant to Neb. Rev. Stat. § 28-311.09, a harassment protection order against the respondent is granted for a period of one year from the date of this order and the petitioner is granted the following relief:

- 1. respondent is enjoined from imposing any restraint upon the person or liberty of the petitioner.
- 2. respondent is enjoined from harassing, threatening, assaulting, molesting, attacking, or otherwise disturbing the peace of the petitioner.
- 3. respondent is enjoined from telephoning, contacting, or otherwise communicating with the petitioner.
- 4. this order shall also apply to the following family or household members: _____

If the respondent wishes to appear and show cause why this order should not remain in effect for a period of one year, he or she shall affix his or her current address, telephone number, and signature on the Request for Hearing form provided and return it to the clerk of the district court within five (5) days after service upon him or her. This order shall remain in effect during the time prior to the hearing. Costs are waived unless otherwise ordered by the court.

DATED: 11/15/18, JUDGE**NOTICE TO RESPONDENT**

PURSUANT to the Violence Against Women Act of 1994, this order is enforced in all fifty states, the District of Columbia, tribal lands and U.S. territories. Moreover, if no hearing is requested or a final order is entered against you after a hearing of which you had actual knowledge and an opportunity to participate, whether or not you actually participated and if this court order restrains you from harassing, stalking, or threatening an intimate partner or child of such intimate partner, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, you may be subject to a federal penalty for possessing, transporting, or accepting a firearm or ammunition under the 1994 amendment to the Gun Control Act.

I hereby certify that this is a true copy of the original writ with all the endorsements thereon,

TIMOTHY F. DUNNING

Sheriff

State of Neb. } ss
County of Douglas } ss

I hereby certify that the above and foregoing is a true and correct copy as the same appears fully upon the records and files of this Court now in my charge.

JOHN M. FRIEND

Clerk of the District Court of Douglas County, Nebr.

By: *Mary C. Nutash* DeputyDate: *J* 11-15-16



001401935D01

STATE OF NEBRASKA
FORM NO. DC 19:2
Rev. 05/13
Neb. Rev. Stat. § 28-311.09
REQUIRED

**PETITION AND AFFIDAVIT TO
OBTAIN HARASSMENT
PROTECTION ORDER**

CASE NUMBER:

CI 16 - 9573

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKAPeter C. Jessen JASPetitioner
vs.Alphonso Frazier

Respondent

**PETITION AND AFFIDAVIT
TO OBTAIN HARASSMENT
PROTECTION ORDER**

ASSIGNED TO RETELSDOFF

1. I am the petitioner in this case. I am petitioning for a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09. (If your age is less than nineteen (19) years old, state age: 66.)
 I am filing this petition on behalf of the following individuals who are family or household member(s):

Name(s): _____

Age(s): _____ Relationship(s): _____

2. Address: (Check Only One):

My address is 12612 12nd St Omaha Nebraska 68154
 (Street or Route/Box) (City) (State) (Zip)

Mailing address, if different: _____

Email address: _____

- I am living in this county at an undisclosed address for my own protection.
 I have received address protection from the Secretary of State under the Address Confidentiality Program.
 (Service of any court process shall be made by mailing two copies of the process to the Office of Secretary of State, Address Confidentiality Program, Suite 2300, State Capitol Building, Lincoln, NE, 68509)

3. I am filing this petition against the respondent whose age is: 53 and resides at:

4314 No. 53rd St Omaha Nebraska 68104
 (Street or Route/Box) (City) (State) (Zip)

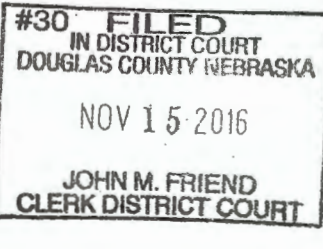
Mailing address (if different): _____

4. The respondent is a person who has willfully harassed me and has engaged in a knowing and willful course of conduct directed at me which seriously terrifies, threatens, or intimidates me and serves no legitimate purpose.

5. I have been a party to the following past, pending, or current court proceedings (i.e., dissolution, paternity, custody, juvenile or protection orders). Indicate, when, type of case, name of court(s), and docket/case number(s). P.O. CI 16-8016 9-20-16 FRAZIER V. FRAZIER II
JUDGE RANDALL

6. I hereby ask the court to enter a protection order (mark all that apply):

- prohibiting the respondent from imposing any restraint upon me or upon my liberty;
- prohibiting the respondent from harassing, threatening, assaulting, molesting, or attacking me, or otherwise disturbing my peace;
- prohibiting the respondent from telephoning, contacting, or otherwise communicating with me.



7. I do, do not speak English. If you do not speak English, what language do you speak? _____ Does the respondent speak English? yes no If no, what language does respondent speak? _____

9. Describe the facts of the most recent series of acts of harassment toward me (and my family or household members.)

A. Date/Time: Nov. 14, 2016 Description: Parked and Driving by my home and office, following me while driving or walking, threatening
Police Report: AJ23512

B. Date/Time: Nov. 13 early A.M. Description: Breaking in, Vandalizing and burning (ARSON) my Dental office
Police report # RB# AJ23248

C. Date/Time: multiple times, Description: Stalking, attempting assault, threatening my employees

Nov. 5 - late night Calling my wife, threatening, harassing

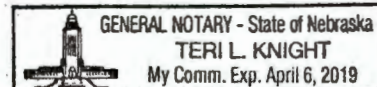
I hereby swear, or affirm, under penalty of perjury, the foregoing affidavit is true.

Eta C. JESSCNO

Signature of Petitioner

Subscribed and sworn on oath before me on NOVEMBER 15 2016

Teri L. Knight
Clerk of the District Court/Notary Public



(Seal)

* My employee, Jennifer Frazier has been granted a protection order against Al Frazier for threats, assault, stalking and harassment



47.
209 S. 19th Street, Ste. 200 • Omaha, NE 68102-1938 • legalaidofnebraska.com
phn (402) 348-1069 • tf (888) 991-9921 • fax (402) 348-1068

March 3, 2016

Andrea Laura McChesney
McChesney & Farrell Law Office
209 S 19th St #640
Omaha, Nebraska 68102

RE: CI 15 8083

FOR SETTLEMENT PURPOSES ONLY

Dear Counsel:

My client has authorized me to propose the following in an attempt to resolve the pending dissolution action between the parties.

1) Custody/Parenting time:

Plaintiff proposes that the parties to abide by the parenting plan attached to the attached 2004 Decree. As such, the parties would be awarded joint custody of their minor child.

2) Child Support/Expenses:

Plaintiff wishes for the parties to abide by the child support arrangement – neither party owes child support to the other, and the parties will split the child's unreimbursed medical and child care expenses equally.

3) Marital Residence:

Defendant shall be permitted to remain in the marital residence for a period of 24 months from the entry of the decree.

During his time in the house, Defendant shall attempt to refinance the house; buy the house outright; or transfer the current mortgage responsibility to his name.

Defendant shall continue to be solely responsible for the mortgage as long as he resides in the residence.

If Defendant has not refinanced the house; purchased it outright; or transferred the mortgage to his name by deadline, parties will list the house and will share the proceeds equally.

Finally, if Defendant misses 3 payments in a row during his time in the house, the house shall be listed immediately, sold, and the parties shall split the proceeds.



(4) **Debts:**

Parties will be solely responsible for any and all debts incurred in their respective names during the marriage except for the mortgage which Defendant would be responsible for, provided Defendant refinances the mortgage; purchases the house outright; or assumes the mortgage. If Defendant cannot refinance the home; purchase it outright; or assume the mortgage, the parties would sell the home and split the proceeds.

5) **Personal property:**

Parties will be awarded the personal property in their possession which includes but is not limited to clothing, bank accounts, cars, and legal judgments. Parties will be solely responsible for car payments for vehicles in their possession, if such exist.

6) **Income Tax Exemption:**

Parties will alternate the income tax exemption with Defendant claiming the child in even years and the Plaintiff claiming the child in odd years.

We look forward to your response.

Sincerely,

Liliana E. Shannon
Attorney at Law

Encl.

It waives any & all
Add: ~~all~~ claims of D's
pending / past / future
work comp / PI / disability
medical claims / settlements
of D.





STATE OF NEBRASKA
FORM NO. DC 19:2
Rev. 05/13
Neb. Rev. Stat. § 28-311.09
REQUIRED

**PETITION AND AFFIDAVIT TO
OBTAIN HARASSMENT
PROTECTION ORDER**

CASE NUMBER:

CI 16 - 9573

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKAPeter C. Jensen JASPetitioner
vs.Alphonso Frazier

Respondent

**PETITION AND AFFIDAVIT
TO OBTAIN HARASSMENT
PROTECTION ORDER**

ASSIGNED TO RETELSDOFF

1. I am the petitioner in this case. I am petitioning for a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09. (If your age is less than nineteen (19) years old, state age: 66.)
 I am filing this petition on behalf of the following individuals who are family or household member(s):

Name(s): _____

Age(s): _____

Relationship(s): _____

2. Address: (Check Only One):

My address is 12612 12nd St Omaha Nebraska 68154
 (Street or Route/Box) (City) (State) (Zip)

Mailing address, if different: _____

Email address: _____

- I am living in this county at an undisclosed address for my own protection.
 I have received address protection from the Secretary of State under the Address Confidentiality Program.
 (Service of any court process shall be made by mailing two copies of the process to the Office of Secretary of State, Address Confidentiality Program, Suite 2300, State Capitol Building, Lincoln, NE, 68509)

3. I am filing this petition against the respondent whose age is: 53 and resides at:

4314 No. 53rd St Omaha Nebraska 68104
 (Street or Route/Box) (City) (State) (Zip)

Mailing address (if different): _____

4. The respondent is a person who has willfully harassed me and has engaged in a knowing and willful course of conduct directed at me which seriously terrifies, threatens, or intimidates me and serves no legitimate purpose.

5. I have been a party to the following past, pending, or current court proceedings (i.e., dissolution, paternity, custody, juvenile or protection orders). Indicate, when, type of case, name of court(s), and docket/case number(s). F.O. CI 16-8016 9-20-16 FRAZIER V. FRAZIER II
JUBBERKANDALL

6. I hereby ask the court to enter a protection order (mark all that apply):
- prohibiting the respondent from imposing any restraint upon me or upon my liberty;
- prohibiting the respondent from harassing, threatening, assaulting, molesting, or attacking me, or otherwise disturbing my peace;
- prohibiting the respondent from telephoning, contacting, or otherwise communicating with me.

#30 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA

NOV 15 2016

JOHN M. FRIEND
CLERK DISTRICT COURT

(P)
N

7. I do, do not speak English. If you do not speak English, what language do you speak? _____
 Does the respondent speak English? yes no If no, what language does respondent speak? _____

9. Describe the facts of the most recent series of acts of harassment toward me (and my family or household members.)

A. Date/Time: Nov. 14, 2016 Description: Parking and driving by my house and office, following me while driving or walking, threatening
Police Report: AJ 23512

B. Date/Time: Nov. 13 early A.M. Description: Breaking in, Vandalizing and burning (ARSON) my Dental office
police report # RB# AJ 23248

C. Date/Time: multiple times, Description: Stalking, attempting assault, threatening my employees

Nov. 5 - late night Calling my wife, threatening, harassing

I hereby swear, or affirm, under penalty of perjury, the foregoing affidavit is true.

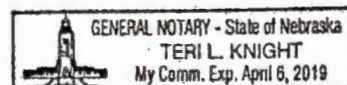
Rita C. JESSCNO

Signature of Petitioner

Subscribed and sworn on oath before me on

NOVEMBER 15 2016

Teri L. Knight
 Clerk of the District Court/Notary Public



(Seal)

* My employee, Jennifer Frazier has been granted a protection order against Al Frazier for threats, assault, stalking and harassment



001401935D001

STATE OF NEBRASKA
FORM NO. DC 19:2
Rev. 05/13
Neb. Rev. Stat. § 28-311.09
REQUIRED

**PETITION AND AFFIDAVIT TO
OBTAIN HARASSMENT
PROTECTION ORDER**

CASE NUMBER:

CI 16 - 9573

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKAPeter C. Jensen DDSPetitioner
vs.Alphonso Frazier

Respondent

**PETITION AND AFFIDAVIT
TO OBTAIN HARASSMENT
PROTECTION ORDER**

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Email address: _____

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 (Service of any court process shall be made by mailing two copies of the process to the Office of Secretary of State, Address Confidentiality Program, Suite 2300, State Capitol Building, Lincoln, NE, 68509)

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WIDGERANDALL

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 prohibiting the respondent from telephoning, contacting, or otherwise communicating with me.

#30 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA
NOV 15 2016
JOHN M. FRIEND
CLERK DISTRICT COURT

EXHIBIT
1

PENGD 800-631-0666

7. I () do, () do not speak English. If you do not speak English, what language do you speak? _____ Does the respondent speak English? () yes () no If no, what language does respondent speak? _____

9. Describe the facts of the most recent series of acts of harassment toward me (and my family or household members.)

A. Date/Time: Nov. 14, 2016 Description: Parking and Driving by my home and office, following me while driving or walking, threatening Police Report: AJ 23512

B. Date/Time: Nov. 13 early A.M. Description: Breaching in, Vandalizing and burning (ARSON) my Dental office police report # RB# AJ 23248

C. Date/Time: multiple times, Description: Stalking, attempting assault, threatening my employee

Nov. 5 - late night Calling my wife, threatening, harassing

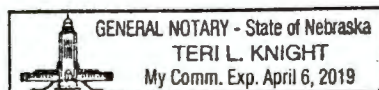
I hereby swear, or affirm, under penalty of perjury, the foregoing affidavit is true.

Rita C. JESSCNAO
Signature of Petitioner

Subscribed and sworn on oath before me on

NOVEMBER 15 2016

Teri L. Knight
Clerk of the District Court/Notary Public



(Seal)

* My employee, Jennifer Frazier has been granted a protection order against Al Frazier for threats, assault, stalking and harassment

- 7 I do, do not speak English. If you do not speak English, what language do you speak? _____ Does the respondent speak English? (yes no) If no, what language does respondent speak? _____

I filed for this harassment order after the Respondent ~~bowed my office and couldn't prove he did it so the order was recinded by Judge Bettie's court.~~

9. Describe the facts of the most recent series of acts of harassment toward me (and my family or household members.)

A. Date/Time: 11/25 7:30 A.M. Description: Alfonso was parked outside my house early in the morning. This was after he bowed my office. The police came and filled in a police report. I don't know their number -

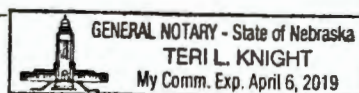
B. Date/Time: 11/17 8:00 A.M. Description: As I was driving into my office (which is being reconstucted) Mr FRY pulled along side of me and made threatening gestures and driving too close, then sped off. I did not call the police, but was badly shaken. My office is about ready to reopen after 11/12 fire.

C. Date/Time: 11/11/17 Description: As I left my office Mr. FRY pulled alongside making threatening remarks and driving too close - I was forced to pull onto a side street where he drove next to me saying He was going to "Fuck me up" He was going to "Fuck up my life" He was going to "Fuck up my Family" I stupidly tried to get out of my truck and he opened the door and had a large knife, I backed off and realized how dumb

Felix J. Graham
Signature of Petitioner

Subscribed and sworn on oath before me on JANUARY 12, 2017

Terri L. Knight
Clerk of the District Court/Notary Public



(Seal)

I was for approaching him. Another person that was driving by called 911 and As he had heard him screaming and threatening. He left in a hurry. The Police got there shortly after. I told them about Mr. FRY and they said they knew of him and that he has a long history with O.P.D. ~~With~~ The police filled out a report.

DC 19.2

Page 2 of 2

The number is AJ 37341. The Arson Investigator also came (Officer Scott Fox) He has told me that this is a very bad man but has been unable to arrest.

I, JULIE L. MEDINA, Deputy County Attorney, allege that this Information is true based upon my information and belief.



JULIE L. MEDINA, # 23768
Deputy County Attorney

Witnesses for the State:

TIMOTHY A SEIKER #2218
MATTHEW J HIRZ #2216
ANGELA S CIRCO #1546
JORDAN A JACOBS #2102
SCOTT A FOX #9058
ROBERT J DELLUTRI #2217
JUSTIN J SMITH #2098
DAVID J SOBOTKA #9061
JEFFREY A QUICK #1879
BRANDON D OZMUN #1887
ANTHONY L CONNEP. #1641
TODD M O KEEFE #1604
MARK LANG
PETER JESSEN
JENNIFER FRAZIER
M. F.
PAUL MILLER
LOY SIMMS

52
8:18-cv-00539-RGK-PRSE Doc # 1 Filed: 11/15/18 Page 84 of 169 - Page ID # 84

01/18/2017 Journal Entry & Order
This action initiated by Thomas K Harmon
Image ID D04105874C01

01/18/2017 Bond Set
Bond is set at \$ 50,000.00
Bond has conditions. See Journal Entry for details.

01/18/2017 First Appearance

01/18/2017 Order-Release from Custody
This action initiated by Thomas K Harmon
Image ID 0324927CRC01

01/17/2017 Return-Warrant
The document number is 04102996
Served 01/16/2017, Omaha Police Department
Personal Service
Image ID D04103772C01

01/18/2017 Signed Warrant
The document number is 04102996
Image ID 0321229CRC01

01/18/2017 Warrant Issued on Alphonso V Frazier
The document number is 04102996

01/13/2017 Complaint
This action initiated by party State of Nebraska

Image ID 0321232CRC01



001438301D01

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

B3.
Peter C. Jessen, DDS

CI # 17 - 297

Petitioner

VS.

NOTICE OF HEARING

Alphonso Frazier AKA Alphonso Fry

Respondent

IT IS ORDERED that a hearing on this matter be held on February 1, 2017 at 8:30 a.m., Court Room # 315, 3rd floor, Hall of Justice, Omaha, Nebraska, to provide the respondent an opportunity to appear and show cause why the requested protection order should not be issued, modified, or remain in effect. Any protection order previously issued shall remain in effect until the date that the hearing is actually held.

IT IS FURTHER ORDERED that a copy of this notice shall be mailed to both the petitioner and the respondent at their respective addresses.

NOTICE TO PETITIONER: You must appear at the place, date and time shown to show cause why your protection order should be issued, modified, or remains in effect.

Dated: January 20, 2017

/s/ **Teri Knight**

Deputy, CLERK OF THE DISTRICT COURT

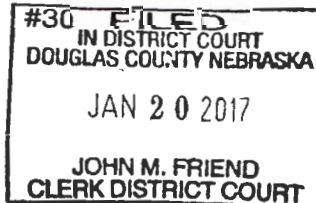
CERTIFICATE OF SERVICE

I, the undersigned, certify that I served by mailing (by United States mail), postage prepaid, a copy of the forgoing notice of hearing upon the petitioner and the respondent at their respective addresses shown in the request for hearing and petition.

Dated : January 20, 2017

/s/ **Teri Knight**

SIGNATURE



ARREST WARRANT

IN THE COUNTY COURT OF Douglas COUNTY, NEBRASKA

Doc. No. 4118709

State of Nebraska v. Alphonso V Frazier II

Citation No: CW 170085

Case ID: CR 17 2475

TO: THE Omaha Police Department OR ANY DULY AUTHORIZED LAW ENFORCEMENT OFFICER

A complaint has been filed in the above court alleging the above-named defendant committed the following offense(s):

<u>Statute</u>	<u>Offense Description</u>	<u>Type</u>	<u>Clas</u>	<u>Off. Date</u>
28-507	Burglary	FEL	2	11/12/2016
28-503	Arson-2nd degree	FEL	3	11/12/2016
28-311.04	Stalking-felony offense	FEL	3	11/12/2016
28-707	Commit child abuse intentional/no injury	FEL	3	11/12/2016

The court finds, upon complaint supported by oath or affirmation, probable cause exists for the issuance of a warrant

THEREFORE YOU ARE ORDERED to immediately arrest said defendant wherever he/she may be found and to bring him/her promptly before this court or any judge or magistrate having jurisdiction of this matter, to answer such complaint and be further dealt with according to law.

Date: 1/20/17 Judge/Magistrate 

Angela Circo #11546
Supt FRY #4056



0335766CRC01

Officer: Angela Circo Omaha Police Department

Defendant Alphonso V Frazier II AKA Alphonso V Fry
4314 N 53 St AKA
Omaha, NE 68104-0000 AKA
AKA

Drivers Lic: H12305944

NE

Vehicle Lic:

Plate Type

DOB: 02/20/1964 Ht: 6 00 Wt: 200 Sex: M Eyes: BRO Hair: BRO Race: B

55.

Receipt	Type	Date	For	Amount
			L.E.I.F.	\$2.00
			Legal Aid/Services Fun	\$4.25
3289630	Check	01/26/2017	Frazier, Alphonso, V	\$5,000.00
			10% Bond Fees	\$500.00
			Bond-Appearance	\$4,500.00

Register of Actions

03/29/2017 Note from Court Staff
per Judge Keim, atty has to foreclose on lien, so if either party appears for money, check should be issued to atty AND defendant/wm

02/08/2017 Order-Seal Case Dism/Not Guilty (6:
This action initiated by Marcena Hendrix
Image ID D04128643C01

02/01/2017 Dismissal
This action initiated by party State of Nebraska
per Wear/vr

02/01/2017 Order-Release of Prisoner

This action initiated by Craig Q McDermott
Image ID D04120527C01

02/01/2017 Journal Entry & Order
This action initiated by Craig Q McDermott
Image ID D04120526C01

02/01/2017 Hearing

01/31/2017 Request
CD This action initiated by party Alphonso v Frazier
Image ID 0340125CRC01

01/27/2017 Attorney's Lien
This action initiated by party Alphonso v Frazier

Image ID N17027EOSC01

01/26/2017 Bond Filed
BOND 142699 FILED
Image ID 0338878CRC01

01/18/2017 Commitment in Default of Bail
This action initiated by Thomas K Harmon
Image ID 0324924CRC01

01/18/2017 Order-Appt Public Defender
This action initiated by Thomas K Harmon
Image ID 0324933CRC01

01/18/2017 Order to Appear
This action initiated by Thomas K Harmon

for Prelim Hearing on 02/03/2017 @ 9am in #25. /ch
Image ID 0324930CRC01





56.
IN THE DISTRICT COURT OF DOUG

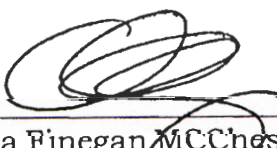
JENNIFER L. FRAZIER,)	CASE NO. CI 15-8083
)	
Plaintiff,)	
)	
v.)	MOTION TO WITHDRAW
)	
ALPHONSO V. FRAZIER, II,)	
)	
Defendant.)	

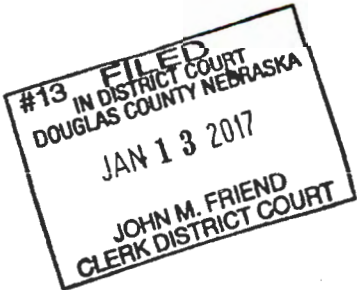
COMES NOW Andrea Finegan McChesney, attorney of record for Defendant, ALPHONSO V. FRAZIER, II, and hereby moves the Court for permission to withdraw as attorney of record for Defendant in the above entitled matter. In support of this Motion, the undersigned states that there has been a breakdown in communication and that the Defendant has failed to abide by the Attorney Client Agreement.

In the event the Court grants this Motion, Defendant has informed the Defendant that further communication regarding this matter should be directed to Defendant at his home address, which is 4314 North 53rd Street, Omaha, NE 68104.

WHEREFORE, Andrea Finegan McChesney respectfully requests that the Court enter an Order granting her leave to withdraw as attorney for the Defendant in the above-entitled case.

DATED this 13th day of January, 2017.

By _____

 Andrea Finegan MCChesney, #25008
 209 South 19th Street, Suite 640
 Omaha, NE 68102
 402.934.4884
 888.315.9780
amcchesney@mflawomaha.com
 ATTORNEY FOR DEFENDANT



JB

NOTICE OF HEARING

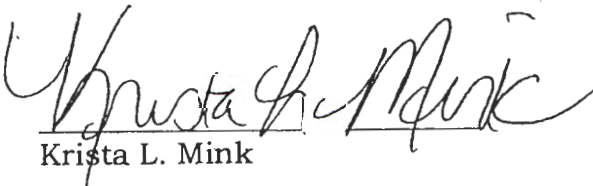
You are hereby notified that the above matter will be called up for hearing on the 20th day of January, 2017, at 1:45 pm in the Douglas County District Court, Courtroom No. 16, 3rd Floor, Hall of Justice, 1701 Farnam Street, Omaha, Nebraska 68183, or as soon thereafter as counsel may be heard

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing Motion to Withdraw was delivered via electronic mail and by regular United States mail postage prepaid to the following:

Liliana E. Shannon
LShannon@legalaidofnebraska.org

Alphonso Frazier
4314 North 53rd Street
Omaha, NE 68104
Alvfrazier2@gmail.com


Krista L. Mink



54.
IN THE DISTRICT COURT OF DOUG

JENNIFER L. FRAZIER,)	CASE NO. CI 15-8083
)	
Plaintiff,)	
)	
v.)	MOTION TO WITHDRAW
)	
ALPHONSO V. FRAZIER, II,)	
)	
Defendant.)	

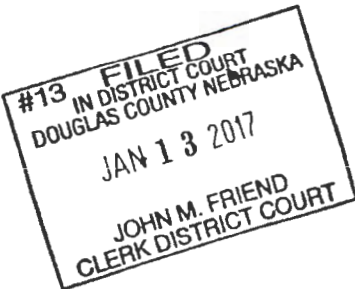
COMES NOW Andrea Finegan McChesney, attorney of record for Defendant, ALPHONSO V. FRAZIER, II, and hereby moves the Court for permission to withdraw as attorney of record for Defendant in the above entitled matter. In support of this Motion, the undersigned states that there has been a breakdown in communication and that the Defendant has failed to abide by the Attorney Client Agreement.

In the event the Court grants this Motion, Defendant has informed the Defendant that further communication regarding this matter should be directed to Defendant at his home address, which is 4314 North 53rd Street, Omaha, NE 68104.

WHEREFORE, Andrea Finegan McChesney respectfully requests that the Court enter an Order granting her leave to withdraw as attorney for the Defendant in the above-entitled case.

DATED this 13th day of January, 2017.

By 
 Andrea Finegan MCChesney, #25008
 209 South 19th Street, Suite 640
 Omaha, NE 68102
 402.934.4884
 888.315.9780
amcchesney@mflawomaha.com
 ATTORNEY FOR DEFENDANT



JB

58
 }
 OF NEBRASKA }
 } §
 COUNTY OF DOUGLAS }

SHERIFF #:
 COURT CASE #: D01CI17297
 COURT DOC #: 429845
 ATTY: D - DISTRICT COURT

RE: PETER C. JESSEN, DDS V. ALPHONSO FRAZIER AKA ALPHONSO FRY

RECEIVED DATE: JANUARY 13, 2017

SERVICE ON: ALPHONSO FRAZIER AKA ALPHONSO FRY

ACTION TYPE AND PAPER TYPE: HARASSMENT PO (EX PARTE), HARASSMENT PO (EX PARTE), PETITION, AFFIDAVIT TO OBTAIN HARRASSMENT PROTECTION ORDER, REQUEST FOR HEARING, HOW TO RESPOND TO AN EX PARTE PROTECTION ORDER BROCHURE, COMO RESPONDER A UNA ORDEN DE PROTECCION "EX PARTE" BROCHURE

RETURNED: SERVED

SERVICE TYPE: PERSONAL

SERVICE DATE/TIME: JANUARY 17, 2017 8:49 AM

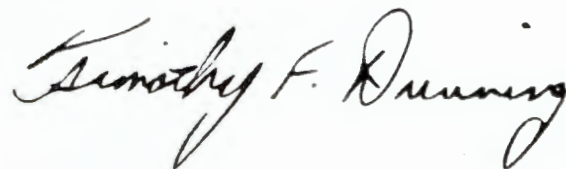
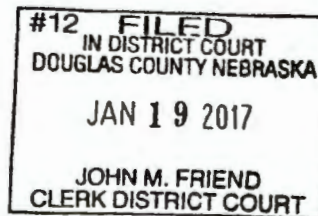
SERVICE RECORD:

01/17/2017 08:49 AM SERVED @ DCDC 710 SOUTH 17TH STREET OMAHA NE



JOHN OGORZALY
 AUTHORIZED AND APPOINTED BY TIMOTHY F. DUNNING, SHERIFF

MILEAGE	\$0.56
RETURN	\$6.00
SERVICE	<u>\$12.00</u>
TOTAL	\$18.56

001438885D01



001438805D01

**HARASSMENT
PROTECTION ORDER**

DC 19:4 Revised 10/13
Neb. Rev. Stat. §28-311.09
Document # **CI**

DJ. IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

Case # 16-297

vs. Peter C. Jefferson Petitioner
Alphonso Frazier (Fry) AKA Alphonso Frazier Respondent

**HARASSMENT
PROTECTION ORDER**
(Ex Parte)

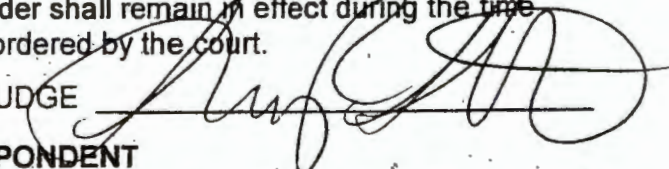
429845

THE COURT, having received the Petition and Affidavit of the petitioner, finds that a harassment protection order pursuant to Neb. Rev. Stat. § 28-311.09 should be issued. FURTHER, it reasonably appears from the specific facts included in the affidavit that irreparable harm, loss or damage will result before this matter can be heard on notice, therefore, the court having jurisdiction of the parties finds that a harassment protection order should be issued.

IT IS THEREFORE ORDERED, that unless modified by order of the court, pursuant to Neb. Rev. Stat. § 28-311.09, a harassment protection order against the respondent is granted for a period of one year from the date of this order and the petitioner is granted the following relief:

- 1. respondent is enjoined from imposing any restraint upon the person or liberty of the petitioner.
- 2. respondent is enjoined from harassing, threatening, assaulting, molesting, attacking, or otherwise disturbing the peace of the petitioner.
- 3. respondent is enjoined from telephoning, contacting, or otherwise communicating with the petitioner.
- 4. this order shall also apply to the following family or household members: _____

If the respondent wishes to appear and show cause why this order should not remain in effect for a period of one year, he or she shall affix his or her current address, telephone number, and signature on the Request for Hearing form provided and return it to the clerk of the district court within five (5) days after service upon him or her. This order shall remain in effect during the time prior to the hearing. Costs are waived unless otherwise ordered by the court.

DATED: January 13, 2017 JUDGE 

NOTICE TO RESPONDENT

PURSUANT to the Violence Against Women Act of 1994, this order is enforced in all fifty states, the District of Columbia, tribal lands and U.S. territories. Moreover, if no hearing is requested or a final order is entered against you after a hearing of which you had actual knowledge and an opportunity to participate, whether or not you actually participated and if this court order restrains you from harassing, stalking, or threatening an intimate partner or child of such intimate partner, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, you may be subject to a federal penalty for possessing, transporting, or accepting a firearm or ammunition under the 1994 amendment to the Gun Control Act.

#12	FILED
IN DISTRICT COURT	
DOUGLAS COUNTY NEBRASKA	
JAN 13 2017	
JOHN M. FRIEND	
CLERK DISTRICT COURT	

STATE OF NEBRASKA
FORM NO. DC 19-3
Rev. 7/06; Neb. Rev. Stat. § 28-
311.09

**PROTECTION ORDER
INFORMATION
HARASSMENT**

Copy on Reverse of 19-4,
19-5, 19-6 & 19-7

GENERAL INFORMATION

A harassment protection order is a court order issued to a victim who has been harassed pursuant to Neb. Rev. Stat. § 28-311.09 et seq. In order to qualify for a harassment protection order, the petitioner must show that the respondent has engaged in a knowing and willful course of conduct directed at the petitioner which seriously terrifies, threatens, or intimidates the petitioner and which serves no legitimate purpose. A course of conduct is defined as a pattern of conduct composed of a series of acts over a period of time, however short, evidencing a continuity of purpose, including a series of acts of following, detaining, restraining the personal liberty of, or stalking, telephoning, contacting, or otherwise communicating with the petitioner.

A protection order may prohibit the respondent from imposing any restraint upon the petitioner or family or household member, or liberty of the petitioner, harassing, threatening, assaulting, molesting, attacking, or otherwise disturbing the peace of the petitioner, and telephoning, contacting, or otherwise communicating with the petitioner.

Family or household member means a spouse or former spouse of the victim, children of the victim, a person presently residing with the victim or who has resided with the victim in the past, a person who had a child in common with the victim, other persons related to the victim by consanguinity or affinity, or any person presently involved in a dating relationship with the victim or who has been involved in a dating relationship with the victim. For purposes of this subdivision, dating relationship means frequent, intimate associations primarily characterized by the expectation of affection or sexual involvement but does not include a casual relationship or an ordinary association between persons in a business or social context. § 28-311.02 (c).

Fees to cover costs associated with the filing, issuance, or service of a protection order shall not be charged, except that a court may assess such fees and costs if the court finds that the statements contained in the application were false and that the protection order was sought in bad faith. The court may assess costs against the adverse party at the final hearing.

Once the protection order petition is granted, it may not be withdrawn except upon order of the court. The protection order shall be effective for one year unless otherwise modified by the court.

In order to qualify for a harassment protection order, the petition shall state the events and dates of acts constituting the alleged harassment.

NOTICE TO RESPONDENT

If there has been an Ex Parte Protection Order served upon you and you wish to request a hearing to show cause why the order should not remain in effect, you must

request a hearing on the provided "Request for Hearing" form by completing the form and returning it to the clerk of the district court at the address listed at the bottom of the form. You must return the form within five (5) days after you have been served. The court will schedule a hearing within thirty (30) days after reviewing your request and shall notify you and the petitioner of the hearing date. Ex Parte means "done for, in behalf of, or on the application of, one party only".

If there is a hearing scheduled and you wish to defend against the claims set forth in the application for a protection order, you must appear at the hearing. You are warned that if you fail to appear, the case will proceed without you and a final order may be entered against you for the relief requested in the petition. You are required to obey the terms of the protection order as soon as it is served upon you.

If you disobey the terms of the protection order, you will be subject to the following Nebraska Revised Statutes.

Violation of a Protection Order: Any person convicted of violating the terms of a harassment protection order after being served shall be subject to either Neb. Rev. Stat. § 28-311.04 or § 28-311.09(4).

If a protection order has been issued against you, the following United States Federal Statutes apply to the issuance of a valid protection order.

Full Faith and Credit Provision: Pursuant to the Violence Against Women Act of 1994, 18 U.S.C. § 2265, this order is enforceable in all fifty (50) states, the District of Columbia, tribal lands and U.S. territories. The penalties for violation of this order are determined by the existing penalty of the location in which the violation occurred. Nebraska's Harassment Full Faith and Credit provisions are found in § 28-311.10.

Interstate Domestic Violence: If you travel across state or tribal land with the intent to injure the petitioner and then intentionally commit a crime of violence causing bodily injury to the petitioner, you may be convicted of committing a federal offense under the VAWA, 18 U.S.C. § 2261(a)(1). You may also be convicted of committing a federal offense if you cause the petitioner to cross state or tribal land lines for this purpose. 18 U.S.C. § 2262(a)(2).

Interstate Violation of a Protection Order: If you travel across state or tribal land lines with the intent to violate the final protection order and subsequently violate such order, you may be convicted of committing a federal offense under the VAWA, 18 U.S.C. § 2261(a)(1). You may also be convicted of committing a federal offense if you cause the plaintiff to cross state or tribal land lines for this purpose. 18 U.S.C. § 2262(a)(2).



IN THE DISTRICT COURT OF DOUG

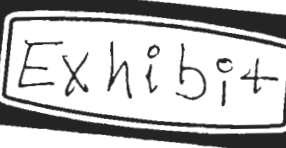
JENNIFER L. FRAZIER,)	CASE NO. CI 15-8083
)	
Plaintiff,)	
)	
v.)	MOTION TO WITHDRAW
)	
ALPHONSO V. FRAZIER, II,)	
)	
Defendant.)	

COMES NOW Andrea Finegan McChesney, attorney of record for Defendant, ALPHONSO V. FRAZIER, II, and hereby moves the Court for permission to withdraw as attorney of record for Defendant in the above entitled matter. In support of this Motion, the undersigned states that there has been a breakdown in communication and that the Defendant has failed to abide by the Attorney Client Agreement.

In the event the Court grants this Motion, Defendant has informed the Defendant that further communication regarding this matter should be directed to Defendant at his home address, which is 4314 North 53rd Street, Omaha, NE 68104.

WHEREFORE, Andrea Finegan McChesney respectfully requests that the Court enter an Order granting her leave to withdraw as attorney for the Defendant in the above-entitled case.

DATED this 13th day of January, 2017.



By _____

[Handwritten signature]
 Andrea Finegan MCChesney, #25008
 209 South 19th Street, Suite 640
 Omaha, NE 68102
 402.934.4884
 888.315.9780
amcchesney@mflawomaha.com
 ATTORNEY FOR DEFENDANT



GETIE

JF



NOTICE OF HEARING

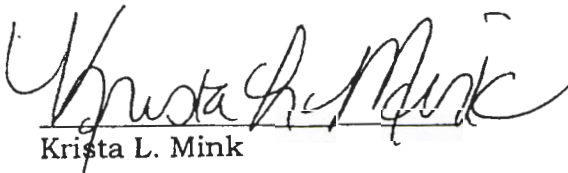
You are hereby notified that the above matter will be called up for hearing on the 20th day of January, 2017, at 1:45 pm in the Douglas County District Court, Courtroom No. 16, 3rd Floor, Hall of Justice, 1701 Farnam Street, Omaha, Nebraska 68183, or as soon thereafter as counsel may be heard

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing Motion to Withdraw was delivered via electronic mail and by regular United States mail postage prepaid to the following:

Liliana E. Shannon
LShannon@legalaidofnebraska.org

Alphonso Frazier
4314 North 53rd Street
Omaha, NE 68104
Alvfrazier2@gmail.com


Krista L. Mink



11/15/2018
DCC:JL
885 V 1-31117

G3716

IN THE DISTRICT COURT FOR DOUGLAS COUNTY, NEBRASKA

JENNIFER L. FRAZIER, #6
 PLAINTIFF, FILED IN DISTRICT COURT
 DOUGLAS COUNTY NEBRASKA

VS. FEB 09 2017

ALPHONSO V. FRAZIER II,
 DEFENDANT, JOHN M. FRIEND
 CLERK DISTRICT COURT

Case ID No.: CI 15-8083

STIPULATED ORDER FOR EX PARTE RELIEF

THIS MATTER came before the Court on Plaintiff's Motion for Ex Parte Relief. Whereupon, the Court, being fully advised in the premises, finds it has jurisdiction over the subject matter herein and the parties hereto; that this Court shall enter an Ex Parte Order awarding Plaintiff, Jennifer L. Frazier, immediate access to the marital residence located at 4314 N. 53rd Street, Omaha, NE 68104; that this Court shall grant Plaintiff immediate permission to change the locks to the marital residence, that this Court shall grant Plaintiff immediate permission to list the marital residence as soon as possible; and that this Court shall enter an Order excluding Defendant from the residence upon entry of this Order for Ex Parte Relief, until further order of the Court; and that this Court order all law enforcement to assist Plaintiff in enforcing this order.

IT IS THEREFORE ORDERED that the Court's Temporary Order dated January 20, 2017 which grants Plaintiff, Jennifer L. Frazier, exclusive use of the premises shall remain in full force and effect subject to the following changes.

IT IS FURTHER ORDERED that Plaintiff, Jennifer L. Frazier, is granted immediate access to the marital residence located at 4314 N. 53rd Street, Omaha, NE 68104. Further, Jennifer L. Frazier shall be permitted to change the locks to the residence upon entry of this Order. Jennifer L. Frazier shall be permitted to list the residence upon entry of this Order.

IT IS FURTHER ORDERED that Defendant, Alphonso V. Frazier, shall be excluded from the residence located at 4314 N. 53rd Street, Omaha, NE 68104.

IT IS FURTHER ORDERED that Defendant, Alphonso V. Frazier, shall be permitted to access the marital residence for the sole purpose of retrieving his belongings and solely with the accompaniment of a law enforcement escort and in the presence of a third party chosen by Plaintiff to monitor Defendant's presence in the marital residence while Defendant, Alphonso V. Frazier, retrieves his personal belongings. Prior to retrieving his belongings, Defendant, Alphonso V. Frazier, shall submit a list of his belongings to counsel for Plaintiff.

IT IS FURTHER ORDERED that law enforcement, including any officer of the Omaha Police Department or the Douglas County Sheriff's Department, shall assist Plaintiff in enforcing this order.

IT IS FURTHER ORDERED that this matter is set for further hearing before the Honorable Judge Gary B. Randall, District Court Judge, in the District Court of Douglas County, Nebraska, in Courtroom No. 316, 3rd Floor of the Douglas County Hall of Justice, 1701 Farnam Street, Omaha, Nebraska, on the 22nd day of February, 2017, at 2:45 pm or as soon thereafter as counsel may be heard.

Frazier v. Frazier
 Case ID No.: CI 15 8083
 Order for Ex Parte Relief

Page 1 of 2



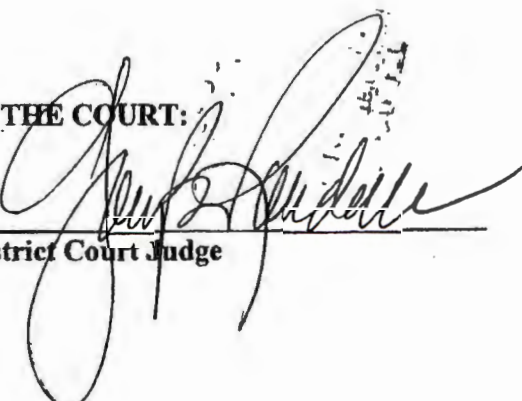
001435779D01

IT IS FURTHER ORDERED that this Order shall remain in full force and effect until said hearing.

IT IS SO ORDERED.

Signed this 1 day of Feb, 2017.

BY THE COURT:


District Court Judge

Prepared and submitted by:

William E. Shannon #22854

Attorney for Plaintiff

Legal Aid of Nebraska

209 S. 19th Street, Suite 200

Omaha, Nebraska 68102

(402) 348-1069, extension 253

lshannon@legalaidofnebraska.org

Reviewed and approved by:

Erin E. Wetzel

Erin E. Wetzel #25443

Attorney for Defendant

Oestmann & Albertsen Law, P.C. LLO

1907 Farnam St.

Omaha, Nebraska 68102

402-614-1880

erin@oalawomaha.com

RECORD OF ARREST

INTERPRETER 8:18-cv-00539-RGK-PRSE Doc#1 Filed: 11/15/18 Page 98 of 169 Page ID # 98

ARRESTING AGENCY ARREST NO OPD NO. DCS NO REPORT NO
OMAHA POLICE DEPARTMENT K1111916 027731 J37341 BP

ARRESTEE NAME RAC SEX D.O.B. HGHT WGHT HAIR EYES COMP DATANO
FRAZIER ALPHONSO V 2 B M 02/20/64 6 00 200 BRO BRO 2182480

ARRESTEE ADDRESS CITY STAT ZIP HOME PHONE BIRTH CITY STATE
4314 N 53 ST OMAHA NE 68104 4026099016 OMAHA NE

EMPLOYED BY EMPLOYER ADDRESS BUS PHONE WORK HOURS

ALIAS/MAIDEN NAME MAR. STAT SOC. SEC. DRIVER LICENSE STAT TYP OF LIC
505980298 H12305944 NE

MARKS, SCARS, TATTOS: NONE

IF SICK, INJURED, INTOXICATED DESCRIBE TO WHAT DEGREE MEDICATION
NONE YES

NEXT OF KIN ADDRESS PHONE
NONE

LOCATION OF ARREST DIST CITY STAT DAY DATE ARSTD TIME SPECIMEN
4314 N 53 ST 22 OMAHA NB 01/16/17 1946 N

ARRESTING OFFICER 1	SER NO	ARRESTING OFF 2	SER NO
DELLUTRI ROBERT	2217	MOORE, ADAM R	1984
COMMAND AUTHORIZATION	SER NO	TRANSPORTING OFFICER	SER NO
FOX, LINDSEY A	1990	MOORE, ADAM R	1984
BOOKED BY	SER NO	SEARCHED BY	SER NO
BATTEN, ANTHONY A	Y659	DELLUTRI, ROBERT J 3	2217

DATE BOOKED TIME ARRESTED WITH D.O.B. RIGHT INDEX FINGER
01/16/17 2011 3

REMARKS

PARTY ARRESTED ON WARRANT 04102996, MC

CONV	REPORT	STATUTE	BOND	COURT
CODE	NUMBER	ORDINANCE NO.	CLA DESCRIPTION	AMOUNT TP DATE TIME
20563	J37341	28-311.01	F3A TERRORISTIC THREAT	JUDGE E 011817 0900
22555	J37341	28-1322	M3 DOMESTIC DISTURBING THE PEA ROR	E 020617 1330

BOND SET BY DATE TIME TOTAL BOND COURT
JUDGE CNTY

INTERPRETER

[Signature]

RECORD OF ARREST

** ARRESTEE COPY **

PAGE: 1 OF 1

ARRESTING AGENCY
OMAHA POLICE DEPARTMENTARREST NO. OPD NO. DCS NO. REPORT NO.
K1112444 027731 J24248 BPARRESTEE NAME RAC SEX D.O.B. HGHT WGHT HAIR EYES COMP DATANO
FRAZIER ALPHONSO V 2 B M 02/20/64 6 00 200 BRO BRO 2182480ARRESTEE ADDRESS CITY STAT ZIP HOME PHONE BIRTH CITY STATE
4314 N 53 ST OMAHA NE 68104 4026099016 OMAHA NE

EMPLOYED BY EMPLOYER ADDRESS BUS PHONE WORK HOURS

ALIAS/MAIDEN NAME MAR. STAT SOC. SEC. DRIVER LICENSE STAT TYP OF LIC
505980298 H12305944 NE

MARKS, SCARS, TATTOOS:

IF SICK, INJURED, INTOXICATED DESCRIBE TO WHAT DEGREE MEDICATION
NO PAIN MEDSNEXT OF KIN ADDRESS PHONE
NONELOCATION OF ARREST DIST CITY STAT DAY DATE ARSTD TIME SPECIMEN
4314 N 53 ST 22 OMAHA NB MON 01/30/17 1806ARRESTING OFFICER 1 SER NO ARRESTING OFF 2 SER NO
SEIKER TIMOTHY 2218 HIRZ, MATTHEW J 2216
COMMAND AUTHORIZATION SER NO TRANSPORTING OFFICER SER NO
FOX, LINDSEY A 1990 HIRZ, MATTHEW J 2216
BOOKED BY SER NO SEARCHED BY SER NO
DUTCHER, RICHARD A Y050 SEIKER, TIMOTHY A 2218DATE BOOKED TIME ARRESTED WITH D.O.B. RIGHT INDEX FINGER
01/30/17 1835 3
REMARKS 3
PARTY BOOKED ON W#4118709 DOC#17-2475 3
3
3
3
3
3CONV REPORT STATUTE BOND COURT
CODE NUMBER ORDINANCE NO. CLA DESCRIPTION AMOUNT TP DATE TIME
10624 J24248 28-507 F2A BURGLARY JUDGE N 020117 0900
21006 J24248 28-503 F3 ARSON, 2ND DEGREE JUDGE N 020117 0900
10035 J24248 28-311.04 (2) F3A STALKING: VIOLATE PROTECTIO JUDGE N 020117 0900
22120 J24248 28-707(4) F3A CHILD ABUSE BY INTENT-NO SE JUDGE N 020117 0900
22555 J24248 2P 4322 M3 DOMESTIC DISTURBING THE PEA ROR R 022117 1330TIME TOTAL BOND COURT
JUDGE CNT'

Justice # CW170085
Data # 2182480

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA

Plaintiff,

VS.

ALPHONSO V FRAZIER, II,
Defendant.
a.k.a.: ALPHONSO V FRY
D.O.B. 20 February 1964.
ADDRESS: 4314 N 53 ST
OMAHA, NE 68104
DR. LIC.: H12305944 NE
AR# CW170085
RB# J24248
CMS# CW170085
EH

CR# 17 - 2475

CRIMINAL COMPLAINT
(FELONY)

FILED
CRIM/TRAFF DIVISION

JAN 30 2017

Douglas County Clerk
OMAHA, NEBRASKA

The State of Nebraska hereby complains to the Court that ALPHONSO V FRAZIER II, is alleged to have violated the laws of the State of Nebraska, to-wit:

COUNT 1: BURGLARY CLASS IIA FELONY

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there willfully, maliciously, and forcibly break and enter into a building located at 5148 N. 90TH STREET, with intent to commit a felony ARSON or with the intent to steal property of any value in violation of Neb. Rev. Stat. §28-507 a Class IIA Felony.

10624
28-507

COUNT 2: ARSON SECOND DEGREE Class III Felony

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there intentionally damage a building or property contained within a building by starting a fire or causing an explosion or if a fire is started or an explosion is caused in the perpetration of any robbery, burglary, or felony criminal mischief in violation of Neb. Rev. Stat. §28-503 a Class III Felony.

21006
28-503



0335796CRC01

DV CV

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

12
ALPHONSO FRAZIER, II,

CASE NO. CI 17 862

Plaintiff,

FIRST AMMENDED
MOTION TO DISMISS AND
NOTICE OF HEARING

vs.

PETER C. JESSEN,

Defendants.)

COPY

COMES NOW the Defendant, Peter C. Jessen, by and through his attorney of record, Richard J. Rensch, and again moves the Court to dismiss the above-entitled action pursuant to §6-1112(b)(6) of the Nebraska Rules of Pleadings in Civil Cases. The Defendant further moves the Court to dismiss, with prejudice to a future action, because Defendant's actions and statements complained of by Plaintiff are entitled to absolute immunity. In support of said Motion, Defendant hereby asserts the following:

1. Plaintiff's "Complaint" filed on January 31, 2017 (a copy of which is attached hereto as **Exhibit "A"**), fails to state a claim upon which relief can be granted – in violation of §6-1108(a)(2) which requires "a short and plain statement...showing that the pleader is entitled to relief". Plaintiff's "Complaint" fails to state sufficient facts to establish a cause of action against Defendant. Plaintiff's "Complaint" fails to set out any duty owed to Plaintiff by Defendant or that Defendant breached any duty owed Plaintiff that would entitle him to relief.

2. Plaintiff's "Complaint" seeks damages of \$3,000,000.00 for emotional distress he suffered because of intentional acts perpetrated by Defendant in connection with a Protection Order filed against Plaintiff under a separate action in the District Court of Douglas County which Plaintiff identified as civil action CI 16-9573. Attached hereto as **Exhibit "B"** is Defendant's "PETITION AND AFFIDAVIT TO OBTAIN HARASSMENT PROTECTION ORDER" filed by Defendant seeking protection from Plaintiff filed under CI 16-9573. Defendant's action in filing Exhibit B and his statements under oath found thereon are entitled to absolute immunity. See *Drew v. Davidson*, 12 Neb. App. 69, 667 N.W.2d 560 (2003) (a copy of *Drew v. Davidson* which is attached as **Exhibit "C"**). Therefore, in the exact words of *Drew v. Davidson*, "... no cause of action for intentional infliction of emotional distress can stand". Id. At 566.

CONTINUATION OF AFFIDAVIT OF COMPLAINING WITNESS PAGE 2

FOX was able to retrieve video surveillance from Keith's BP gas station, 5220 North 90th Street, Omaha, Nebraska. The video shows a Toyota Tacoma 4 door truck, with accessories including distinctive rims, running boards and tonneau cover that matches the known vehicle of Alphonso FRAZIER. The video shows the Toyota Tacoma driving through the parking lot at 2249 hours on 12 NOV 16 which is approximately sixteen minutes before the fire was reported to 911. FOX confirmed that the call to report the fire was made at 2306 on 12 NOV 16.

Dr. JESSEN stated Alphonso FRAZIER had called his home on 10 OCT 16 and spoke to his wife, Patricia JESSEN, telling her that, "I just want you to know your husband has been screwing my wife for years." Dr. JESSEN states Alphonso FRAZIER is convinced that the reason his marriage is ending is because of an affair between Jennifer FRAZIER and Dr. JESSEN, which both Jennifer FRAZIER and Dr. JESSEN state is not true.

JAN 30 2017

1 Jennifer FRAZIER has made repeated reports regarding Alphonso FRAZIER following her since July 2015 (under AH07172). On 11 DEC 15, Jennifer FRAZIER went to ~~OMAHA, NEBRASKA~~ OMAHA COUNTY COURT Northwest Assembly, 10245 Wiseman Drive, Omaha, Nebraska, after she had been followed by Alphonso FRAZIER, who was driving his blue truck. When Jennifer

2 FRAZIER arrived, Officers saw Alphonso FRAZIER leaving the police assembly parking lot (AH40728). On 29 FEB 16, Jennifer FRAZIER reported receiving a threat from Alphonso FRAZIER, who told her, "put some bullets in your gun, bitch. I'm coming out

3 there and make you kill me" (AH59135). On 02 MAR 16, Jennifer FRAZIER reported receiving multiple harassing phone calls and texts from Alphonso FRAZIER, who stated, "You get your gun loaded, get ready", "Stay away from me, you're becoming the enemy", "Pray to your God that you worship because you're going to need it" and "You

4 keep running to the police station trying to build a case against me" (AH59516). On 20 SEP 16, Jennifer FRAZIER reported that Alphonso FRAZIER told her he was going to "get" her. Jennifer FRAZIER states when she was able to get away from Alphonso

5 FRAZIER, he drove recklessly causing her to slam on her brakes to avoid colliding with his blue Toyota truck (AJ09148). On 20 SEP 16, Jennifer FRAZIER applied for a protection order against Alphonso FRAZIER (served 21 SEP 16). On 07 OCT 16,

Jennifer FRAZIER reported that when she left work to go to lunch, she saw Alphonso FRAZIER's blue Toyota truck across the street at the public library. Jennifer FRAZIER states Alphonso FRAZIER drove to Taco Bell and the Nebraska Humane Society, near 90th Fort Street, Omaha, Nebraska (AJ13578). On 27 OCT 16, Jennifer FRAZIER

states she was leaving work and travelling south on North 90th Street, Omaha, Nebraska, when she saw Alphonso FRAZIER in his blue Toyota truck, following her.

On 14 NOV 16, Dr. JESSEN states he observed Alphonso FRAZIER, sitting in his blue Toyota truck, outside of his residence, 12612 Izard Street, Omaha, Nebraska. Dr. JESSEN states he drove towards Alphonso FRAZIER, but FRAZIER took off at a high rate of speed, travelling at least 100 miles per hour in a residential neighborhood.

On 11 JAN 17, Dr. JESSEN was driving down N. 90th Street, Omaha, Nebraska, when he noticed Alphonso FRAZIER was following him in his blue Toyota truck. Dr. JESSEN states he pulled over and Alphonso followed. Dr. JESSEN states he approached Alphonso FRAZIER's truck and said that he never had a personal relationship with Alphonso FRAZIER's wife. Dr. JESSEN states Alphonso FRAZIER produced a knife, got out of his vehicle and yelled, "I am going to fuck you up, fuck your family up and you fucked my wife". A felony warrant was drafted and issued for Alphonso FRAZIER.

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,) CASE NO. CR 17-1223
)
)
 Plaintiff,)
) NOTICE OF ATTORNEY'S
) LIEN
 ALPHONSO V. FRAZIER II,)
)
 Defendant.)

TO: ALPHONSO FRAZIER, Defendant, 4314 N. 53rd Street, Omaha,
Nebraska, 68104.

YOU ARE HEREBY NOTIFIED that Andrea Finegan McChesney,
NSBA No. 25008, attorney for ALPHONSO V. FRAZIER, II, the Defendant
herein, claims a lien on all assets belonging to said Defendant and all
assets awarded to said Defendant with respect to the above-captioned
matter. Said lien is claimed pursuant to Nebraska Revised Statutes §7-
108 (reissue 1997).

Andrea Finegan McChesney rendered legal services for and on
behalf of ALPHONSO V. FRAZIER, II, Defendant herein, in connection with
the above-captioned matter. The current outstanding balance due for said
legal services is in the amount of \$3,388.52.

DATED this ____ day of January, 2017.

By: 

Andrea Finegan McChesney, #25008
McChesney & Farrell
209 South 19th Street, Suite 640
Omaha, NE 68102
402.934.4884
888.315.9780
amcchesney@mflawomaha.com
ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Notice of Attorney's Lien was mailed by regular U.S. Mail, postage prepaid and via electronic mail on this 21st day of January, 2017 to the following;

Alphonso V. Frazier, II
4314 N. 53rd Street
Omaha, NE 68104
alvfrazier2@gmail.com

L R Marcuzzo, II
1819 Farnam, Room H05
Omaha, NE 68183
rmarcuzzo@douglascounty-ne.gov


Krista L. Mink

Filed in Douglas County Court

*** EFILED ***

Case Number: C01CR170001223

Transaction ID: 0004794746

Filing Date: 01/27/2017 09:02:50 AM CST

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,)	CASE NO. CR 17-1223
)	
Plaintiff,)	
)	NOTICE OF ATTORNEY'S
)	LIEN
ALPHONSO V. FRAZIER II,)	
)	
Defendant.)	

TO: ALPHONSO FRAZIER, Defendant, 4314 N. 53rd Street, Omaha, Nebraska, 68104.

YOU ARE HEREBY NOTIFIED that Andrea Finegan McChesney, NSBA No. 25008, attorney for ALPHONSO V. FRAZIER, II, the Defendant herein, claims a lien on all assets belonging to said Defendant and all assets awarded to said Defendant with respect to the above-captioned matter. Said lien is claimed pursuant to Nebraska Revised Statutes §7-108 (reissue 1997).

Andrea Finegan McChesney rendered legal services for and on behalf of ALPHONSO V. FRAZIER, II, Defendant herein, in connection with the above-captioned matter. The current outstanding balance due for said legal services is in the amount of \$3,388.52.

DATED this ____ day of January, 2017.

By: 

Andrea Finegan McChesney, #25008
McChesney & Farrell
209 South 19th Street, Suite 640
Omaha, NE 68102
402.934.4884
888.315.9780
amcchesney@mflawomaha.com
ATTORNEY FOR DEFENDANT



EE 6 17 1-2017

G3713

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Notice of Attorney's Lien was mailed by regular U.S. Mail, postage prepaid and via electronic mail on this 21st day of January, 2017 to the following;

Alphonso V. Frazier, II
4314 N. 53rd Street
Omaha, NE 68104
alvfrazier2@gmail.com

L R Marcuzzo, II
1819 Farnam, Room H05
Omaha, NE 68183
rmarcuzzo@douglascounty-ne.gov



A handwritten signature in black ink, appearing to read "Krista L. Mink".

Krista L. Mink

SEARCHED INDEXED SERIALIZED FILED
DEPT. OF THE ATTORNEY GENERAL
NEBRASKA STATE CAPITOL
OMAHA, NEBRASKA 68109

ES A 1-353 1187

FILED

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

ALPHONSO V. FRAZIER II,) CASE NO. CR 17-1223
)
 PLAINTIFF,) MOTION FOR DISMISSAL
 ANDREA FINEGAN McCHESNEY) OF LIEN (Receipt 3289630)
 DEFENDANT,)

COMES NOW, ALPHONSO V. FRAZIER II., PRO SE, AND PURSUANT TO Neb. Rev. Stat. 7-110. Brings this Motion For Dismissal Of Lien, and Motion For Hearing, for same preset these facts listed below:

FACTS: (1) Neb. Rev. Stat. 7-107 7-107.

Andrea Finegan McChensey, failed and neglected to comply with the Neb. Rev. Stat. 7-107, failed and neglected to comply with statutes for Notice Of Appearance. In connection with the above captioned matter {Case CR 17-1223}, which was dismissed and sealed on Feb. 8, 2017.

FACTS: (2) Neb. Rev. Stat., 25-1801.

Andrea Finegan McChensey, failed and neglected to comply with the Neb. Rev. Stat. 25-1801.

70.

Justice # CW170085
Data # 2182480

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA

Plaintiff,

vs.

ALPHONSO V FRAZIER, II,
Defendant.
a.k.a.: ALPHONSO V FRY
D.O.B. 20 February 1964.
ADDRESS: 4314 N 53 ST
OMAHA, NE 68104
DR. LIC.: H12305944 NE
AR# CW170085
RB# J24248
CMS# CW170085
EH

CR# 17 - 2475CRIMINAL COMPLAINT
(FELONY)FILED
CRIM/TRAFF DIVISION

JAN 30 2017

Clerk of Court
DOUGLAS COUNTY COURT
OMAHA, NEBRASKA

The State of Nebraska hereby complains to the Court that ALPHONSO V FRAZIER II, is alleged to have violated the laws of the State of Nebraska, to-wit:

~~COUNT 1: BURGLARY CLASS IIA FELONY~~

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there willfully, maliciously, and forcibly break and enter into a building located at 5148 N. 90TH STREET, with intent to commit a felony ARSON or with the intent to steal property of any value in violation of Neb. Rev. Stat. §28-507 a Class IIA Felony.

10624
28-507

~~COUNT 2: ARSON SECOND DEGREE Class III Felony~~

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there intentionally damage a building or property contained within a building by starting a fire or causing an explosion or if a fire is started or an explosion is caused in the perpetration of any robbery, burglary, or felony criminal mischief in violation of Neb. Rev. Stat. §28-503 a Class III Felony.

21006
28-503



0335796CRC01

1



IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA
CRIMINAL BRANCH

RB # AJ24248

THE STATE OF NEBRASKA)	DOC. _____ NO. _____
)	
Plaintiff)	
)	
-vs-)	AFFIDAVIT OF COMPLAINING WITNESS
FRAZIER, Alphonso)	
Black Male Dob/2-20-64)	FILED
Data #2182480)	CRIM/TRAFF DIVISION
)	
Defendant)	JAN 30 2017
STATE OF NEBRASKA)	
)	
County of Douglas)	

Clerk of Court
DOUGLAS COUNTY COURT
OMAHA, NEBRASKA

I, Officer Angie CIRCO #1546 and Fire Investigator Scott FOX #9058 , being first duly sworn on oath, deposes and says that this affiant is an officer of the Omaha Police Department, City of Omaha, Douglas County, Nebraska. This affiant further states, that, based upon the investigation of Omaha Police Officer, Angie CIRCO #1546 and Fire Investigator Scott FOX #9058, there are grounds for issuance of an arrest warrant for the above defendant:

On SAT, 12NOV16 at 2313 hours, Omaha Police Officer JACOBS #2102 was dispatched to 5148 N. 90th St. for an assist fire call. Upon arrival, Officer JACOBS made contact with OFD personnel, who were attempting to put out a fire inside 5156 N. 90th St., identified as a business by name of Dr. Peter C. JESSEN, DDS. Officer JACOBS was advised by OFD Arson Investigator, Scott FOX #9058, that the fire appeared to have been set intentionally to cover up a burglary. OFD personnel located a broken window on the north side of the business, and multiple areas of the business were ransacked. A laptop, cash and Creighton basketball tickets were found to be missing from JESSEN'S office.

Arson Investigator FOX determined that the area where the fire was the greatest was where an employee, Jennifer FRAZIER, worked. FOX determined there were clear patterns of flammable liquids that were used to start the fire. FOX found that there was a presence of ignitable liquids in the dental office that were not ignited.

During an interview with Dr. Peter JESSEN, FOX was able to determine that JESSEN's employee, Jennifer FRAZIER, had been having problems with her estranged husband, Alphonso FRAZIER. Dr. JESSEN advised that Alphonso FRAZIER was a patient of his and had cleaned Dr. JESSEN's office in the past.



001445571D01

Nebraska District Court Douglas County
Alphonso V. Tracy Jr. II

ASSIGNED TO Battalions

Peter C. Jessoan

Case# CT 17-862

N.R.S., 25-101.4(j)(1)

Action: Motion to proceed

informal papers

We seek 3,000,000.00 damages for the
Intentional infliction of Emotional distress
perpetrated on Plaintiff by defendant.
Regards to Protection Order filed against
us on the docket of this court at CT 16-9873
(AT 37341) as is set out in the annexed

#44 FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA

- JAN 31 2017

JOHN M. FRIEND
CLERK DISTRICT COURT

EXHIBIT

tabbed

A

13.

ORDER TO APPOINT PUBLIC DEFENDER

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER II

Printed on 2/01/2017 at 9:35

Case ID: CR 17 2475

Room 01C50

Page 1

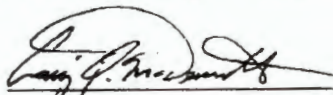
Court appoints Public Defender in this matter. Defendant is to take this order immediately to the Public Defender at:

Douglas Public Defender's Office
1819 Farnam, H05

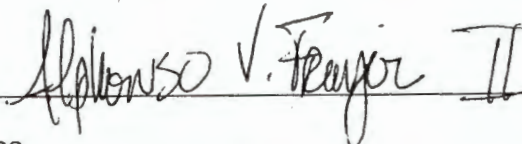
Omaha NE 68183
402 444-7175

Next court date is: 2/22/2017 at 09:00 AM in County courtroom 25

Date: February 1, 2017 BY THE COURT



Defendant signature



E-mailed: Saathoff, Cathy, Renee,
cathy.saathoff@douglascounty-ne.gov

COPY OF ORDER APPOINTING received by Public Defender: _____

Date: _____



0273055CRC01

FILED BY

Clerk of the Douglas County Court
02/01/2017

CASE FILE COPY

ORDER TO APPOINT PUBLIC DEFENDER

COMMITMENT IN DEFAULT OF BAIL

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER II
 DOB: 2/20/1964
 Case ID: CR 17 2475

Printed on 2/01/2017 at 9:35
 Room 01C50
 Page 1
 Data No. 2182480

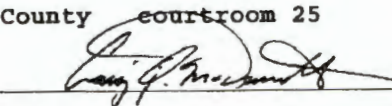
To: Douglas County Corrections

You are ordered to receive into the Douglas County Correctional Center,
ALPHONSO V FRAZIER II, and keep him/her until discharged by due course of law
 on the charge(s) of:

Ct	Section	Offense Description	Clss	Type
1	28-507	Burglary	2A	FEL
2	28-503	Arson-2nd degree	3	FEL
3	28-311.04	Stalking-felony offense	3A	FEL
4	28-707	Commit child abuse intentional/no injury	3A	FEL

Defendant is allowed to give bail in the sum of \$300,000.00 Ten Percent Allowed
 No contact direct or indirect with Jennifer Frazier &
 Peter Jessen & victims family.

Court Date 2/22/2017 at 09:00 AM in County courtroom 25

Date: 2/01/2017 BY THE COURT 

Date Released _____

Acknowledged by _____



0273058CRC01

FILED BY

Clerk of the Douglas County Court
 02/01/2017

CASE FILE COPY

COMMITMENT IN DEFAULT OF BAIL

ORDER OF RELEASE FROM CUSTODY

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER II

Printed on 2/01/2017 at 9:34

Case ID: CR 17 2475

Room 01C50

Page 1

Data No. 2182480

IT IS ORDERED PENDING FURTHER HEARING IN THIS CASE THAT THE DEFENDANT IS TO BE:

Release after execution of an appearance bond in the sum of \$300,000.00 and the deposit with the Clerk in cash or other qualified security in the amount of not less than \$25.00 or 10% of the bond.

IN ALL CASES, THE DEFENDANT SHALL:

Refrain from unlawful conduct.

Refrain from possessing or using alcohol or controlled substances.

Not go farther than 10 miles beyond the boundaries of DOUGLAS COUNTY, Nebraska.

Reside at his/her residence 4314 N 53 St, Omaha, NE

Refrain from possessing or using firearms or other weapons.

Refrain from any direct or indirect contact with:

No contact direct or indirect with Jennifer

Frazier &

personally or through another person.

Other: PETER JESSEN & VICTIMS FAMILY.

IT IS FURTHER ORDERED BY THIS COURT:

A warrant be issued immediately if the defendant violates any of the conditions of this release, in addition to any other penalties or forfeitures provided by law as follows:

If the defendant fails to obey the Court's Order to Appear, he/she will be guilty of a Class IV Felony and/or may be charged with Contempt of Court.

If the defendant remains in custody for more than 24 hours from the execution of this Order, he/she may request to be brought before the Court for review of the conditions imposed.

The defendant shall not be released from custody until he/she signs this Order acknowledging that he/she understands it.

Date: 2/01/2017 JUDGE

Craig Q McDermott



I have read and understand or have had explained to me and understand the above and foregoing conditional release from custody.

Date: 2/01/2017 Defendant



0273061CRC01

FILED BYClerk of the Douglas County Court
02/01/2017**CASE FILE COPY****ORDER OF RELEASE FROM CUSTODY**

76.
Justice # ZK1112444
Data # 2182480

CR172415

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA

Plaintiff,

vs.

ALPHONSO V FRAZIER, II,
Defendant.
a.k.a.: ALPHONSO V FRY
D.O.B. 20 February 1964.
ADDRESS: 4314 N 53 ST
OMAHA, NE 68104
DR. LIC.: H12305944 NE
AR# K1112444
RB# J23248
CMS# K1112444 Z
EH

AMENDED
CRIMINAL COMPLAINT
(FELONY)

FILED
CRIM/TRAFF DIVISION

FEB 01 2017

Clerk of Court
DOUGLAS COUNTY COURT
OMAHA, NEBRASKA

The State of Nebraska hereby complains to the Court that ALPHONSO V FRAZIER II, is alleged to have violated the laws of the State of Nebraska, to-wit:

COUNT 1: BURGLARY CLASS IIA FELONY

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there willfully, maliciously, and forcibly break and enter into a building located at 5156 N. 90th Street, with intent to commit a felony ARSON or with the intent to steal property of any value in violation of Neb. Rev. Stat. §28-507 a Class IIA Felony.
10624
28-507

COUNT 2: ARSON SECOND DEGREE Class III Felony

On or about 12 November 2016, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there intentionally damage a building or property contained within a building by starting a fire or causing an explosion or if a fire is started or an explosion is caused in the perpetration of any robbery, burglary, or felony criminal mischief in violation of Neb. Rev. Stat. §28-503 a Class III Felony.

21006
28-503



COUNT 3: STALKING PROTECTION ORDER VIOLATION - Class IIIA Felony

On or about 21 September 2016 through 11 January 2017, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there willfully harass with the intent to injure, terrify, threaten, or intimidate; and ALPHONSO FRAZIER was also in violation of section 28-311.09, 42-924, or 42-925 at any time during the violation; in violation of Neb. Rev. Stat. §28-311.03 & 28-311.04(2)(d) a Class IIIA Felony.

10035
28-311.04(2)

COUNT 4: CHILD ABUSE Class IIIA Felony

On or about 17 January 2017, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there, knowingly and intentionally cause or permit a minor child, M. F. to be: placed in a situation that endangers his or her life or physical or mental health; or cruelly confined or cruelly punished; or deprived of necessary food, clothing, shelter, or care; or placed in a situation to be sexually exploited by allowing, encouraging, or forcing such minor child to solicit for or engage in prostitution, debauchery, public indecency, or obscene or pornographic photography, films, or depictions; or placed in a situation to be sexually abused as defined in section 28-319, 28-319.01, or 28-320.01 in violation of Neb. Rev. Stat. §28-707(1) & (4), a Class IIIA Felony.

22120
28-707(4)

COUNT 5: TERRORISTIC THREATS CLASS IIIA FELONY

On or about 11 January 2017, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there threaten to commit any crime of violence with the intent to terrorize PETER JESSEN, in violation of Neb. Rev. Stat. §28-311.01(1)(a), a Class IIIA Felony.

20563
28-311.01

I, JULIE L. MEDINA, Deputy County Attorney, allege that this Criminal Complaint is true based upon my information and belief.

FILED
CRIM/TRAF DIVISION

FEB 01 2017

Clerk of Court
DOUGLAS COUNTY COURT
OMAHA, NEBRASKA


JULIE L. MEDINA, # 23768
Deputy County Attorney

In the District Court of Douglas County
of Nebraska

Frazier

v

McChesney & Farrell Law Office
Andrea L. McChesney

Case No.

N.R.S. 25-101
Civil Action Motion
to proceed informa-
pauperis

We seeking \$500,000,000 damages for legal malpractice in that in CI-15-8083 defendants stood mute while in 3 days time we simultaneously in some order divested of our home and parental rights to our minor progeny, Frazier vs. Frazier, 14 years of age. (see exhibit A, annexed hereto) putting us in legal meatgrinder!

Petitioner is a pauper praying leave to proceed "informa-pauperis", herein support whereof we annex our poverty affidavit.

Subscribed & Sworn to before me
this third day of February
2017.

Alphonso v. Frazier II
Alphonso V. Frazier II
4314 N. 53rd Street
Omaha, Ne.

Image ID: D04128643C01

ORDER TO SEAL RECORD DUE
TO ACQUITTAL OR DISMISSAL

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA V. ALPHONSO V FRAZIER

Case ID: CR 17 1223

Pursuant to Neb. Rev. Stat. §29-3523, all records, including any information or other data concerning any proceedings relating to the above entitled case, including the arrest, taking into custody, petition, complaint, indictment, information, trial, hearing, adjudication, correctional supervision, dismissal or other disposition or sentence, are hereby ordered sealed.

Notice is hereby given that the sealing of these records means:

Effective immediately, the records are not part of the public record and shall not be disseminated to persons other than criminal justice agencies, except as provided in Neb. Rev. Stat §29-3523(1) or (2).

Date: February 8, 2017 BY THE COURT:

Hon. Marcena Hendrix



Alphonso V Frazier
4314 N 53 St
Omaha, NE 68104-0000

IN THE DISTRICT COURT FOR DOUGLAS COUNTY, NEBRASKA

JENNIFER L. FRAZIER, PLAINTIFF,	#6 FILED IN DISTRICT COURT DOUGLAS COUNTY NEBRASKA
VS. ALPHONSO V. FRAZIER II, DEFENDANT,	FEB 09 2017 JOHN M FRIEND CLERK DISTRICT COURT

Case ID No.: CI 15-8083

STIPULATED ORDER FOR EX PARTE RELIEF

THIS MATTER came before the Court on Plaintiff's Motion for Ex Parte Relief. Whereupon, the Court, being fully advised in the premises, finds it has jurisdiction over the subject matter herein and the parties hereto; that this Court shall enter an Ex Parte Order awarding Plaintiff, Jennifer L. Frazier, immediate access to the marital residence located at 4314 N. 53rd Street, Omaha, NE 68104; that this Court shall grant Plaintiff immediate permission to change the locks to the marital residence, that this Court shall grant Plaintiff immediate permission to list the marital residence as soon as possible; and that this Court shall enter an Order excluding Defendant from the residence upon entry of this Order for Ex Parte Relief, until further order of the Court; and that this Court order all law enforcement to assist Plaintiff in enforcing this order.

IT IS THEREFORE ORDERED that the Court's Temporary Order dated January 20, 2017 which grants Plaintiff, Jennifer L. Frazier, exclusive use of the premises shall remain in full force and effect subject to the following changes.

IT IS FURTHER ORDERED that Plaintiff, Jennifer L. Frazier, is granted immediate access to the marital residence located at 4314 N. 53rd Street, Omaha, NE 68104. Further, Jennifer L. Frazier shall be permitted to change the locks to the residence upon entry of this Order. Jennifer L. Frazier shall be permitted to list the residence upon entry of this Order.

IT IS FURTHER ORDERED that Defendant, Alphonso V. Frazier, shall be excluded from the residence located at 4314 N. 53rd Street, Omaha, NE 68104.

IT IS FURTHER ORDERED that Defendant, Alphonso V. Frazier, shall be permitted to access the marital residence for the sole purpose of retrieving his belongings and solely with the accompaniment of a law enforcement escort and in the presence of a third party chosen by Plaintiff to monitor Defendant's presence in the marital residence while Defendant, Alphonso V. Frazier, retrieves his personal belongings. Prior to retrieving his belongings, Defendant, Alphonso V. Frazier, shall submit a list of his belongings to counsel for Plaintiff.

IT IS FURTHER ORDERED that law enforcement, including any officer of the Omaha Police Department or the Douglas County Sheriff's Department, shall assist Plaintiff in enforcing this order.

IT IS FURTHER ORDERED that this matter is set for further hearing before the Honorable Judge Gary B. Randall, District Court Judge, in the District Court of Douglas County, Nebraska, in Courtroom No. 316, 3rd Floor of the Douglas County Hall of Justice, 1701 Farnam Street, Omaha, Nebraska, on the 22nd day of February, 2017, at 2:45 pm or as soon thereafter as counsel may be heard.



Justice # ZK1112444
Data # 2182480

County Court CR17 0002475

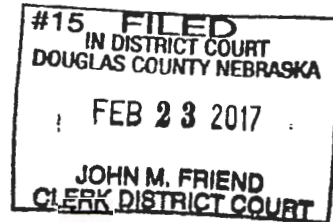
IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA
Plaintiff,
vs.

ALPHONSO V FRAZIER, II,
Defendant.
a.k.a.: ALPHONSO V FRY
D.O.B. 20 February 1964.
ADDRESS: 4314 N 53 ST
OMAHA, NE 68104
DR. LIC.: H12305944 NE
AR# K1112444
RB# J23248
CMS# K1112444 Z
DP

CR# 17-599
Judal Polk

INFORMATION



The State of Nebraska hereby informs the Court that ALPHONSO V FRAZIER II, is alleged to have violated the laws of the State of Nebraska, to-wit:

COUNT 1: STALKING PROTECTION ORDER VIOLATION - Class IIIA Felony

On or about 21 September 2016 through 11 January 2017, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there willfully harass with the intent to injure, terrify, threaten, or intimidate; and ALPHONSO FRAZIER was also in violation of section 28-311.09, 42-924, or 42-925 at any time during the violation; in violation of Neb. Rev. Stat. §28-311.03 & 28-311.04(2)(d) a Class IIIA Felony.

10035
28-311.04(2)

COUNT 2: TERRORISTIC THREATS CLASS IIIA FELONY

On or about 11 January 2017, in Douglas County, Nebraska, ALPHONSO FRAZIER did then and there threaten to commit any crime of violence with the intent to terrorize PETER JESSEN, in violation of Neb. Rev. Stat. §28-311.01(1)(a), a Class IIIA Felony.

20563
28-311.01





001459788D01

IN THE E

COUNTY, NEBRASKA

JENNIFER L. FRAZIER,
PLAINTIFF,
VS.
ALPHONSO V. FRAZIER II,
DEFENDANT,

Case No. CI 15 8083

FURTHER ORDER FOR
TEMPORARY RELIEF

#6	FILED
IN DISTRICT COURT	
DOUGLAS COUNTY NEBRASKA	
FEB 24 2017	
JOHN M. FRIEND	
CLERK DISTRICT COURT	

THIS MATTER came before the Court on the 22nd day of February, 2017, upon the application of the Plaintiff. The Plaintiff was represented by Liliana Shannon, Legal Aid of Nebraska. The Defendant was represented by Erin Wetzel. Evidence was adduced, and the Court, being fully advised in the premises, finds that:

IT IS, THEREFORE, ORDERED:

1. The Plaintiff shall be awarded temporary legal and physical custody of the parties' minor child, Mason V. Frazier, born in 2003.
2. Parenting time between the Defendant and the minor child shall be supervised by a professional agency at the Defendant's expense. The Defendant shall not be permitted to have overnight parenting time with the minor child at this time.
3. Neither party is permitted to remove the child from the jurisdiction of this Court without prior Court authorization.
4. The parties shall be permitted reasonable telephonic communication with the child when the child is not in that parent's physical custody.
5. The parties shall not owe child support to the other and shall be solely responsible for any expenses related to the child, including but not limited to unreimbursed medical and childcare expenses incurred while the child is in the custody of the parties.
6. Plaintiff shall be granted exclusive use of the residence located at 4314 N. 53rd St, Omaha Douglas County, Nebraska, and Plaintiff shall be permitted to change the locks to the residence and shall be permitted to list the residence. If the residence is sold prior to trial, the proceeds shall be held in trust until the matter can be disposed of at trial.
7. The Defendant shall remove his personal belongings through a third party no later than 6:00 pm on March 1, 2017. The remainder of the belongings shall remain in the marital residence until further Order of the Court.
8. There shall be a Mutual and Reciprocal Temporary Restraining Order issued as to property to prohibit the parties from transferring, encumbering, hypothecating, concealing, or otherwise disposing of the parties' property. The parties shall provide an accounting of the items remaining in the marital home which shall include items that the parties have removed from the marital residence.



82

Oestmann & Albertsen Law P.C. L.L.O.

February 9, 2017

Alphonso Frazier, #2182480
Douglas County Department of Corrections
710 South 17th Street
Omaha, NE 68102

RE: *Frazier v. Frazier, CI 15-8083*

Dear Mr. Frazier,

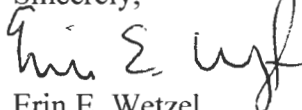
Please find enclosed a copy of the Contract for Legal Services, the releases you signed allowing me to speak with Raquel and Michelle, and the Entry of Appearance I filed.

The hearing on the Motion to Reconsider you filed as well as the hearing on Plaintiff's ex parte motion are set for **February 22, 2017 at 2: 45 p.m.** I will try to make arrangements for you to attend.

Please keep my office current on any changes in address, telephone number, or e-mail address as soon as possible. Also, please retain a copy of these documents for your records.

If you have any additional questions or concerns, please call me at 402-614-1880. Thank you.

Sincerely,



Erin E. Wetzel
Associate Attorney
For the Firm

Enclosure: Contract for Legal Services; Releases; Entry of Appearance
CC: client file
EEW

83

Jennifer L. Frazier, Plaintiff,

By:/s/ Liliana E. Shannon
Liliana E. Shannon, #22854
Attorney for Plaintiff
209 S. 19th Street, Suite 200
Omaha, NE 68102
lshannon@legalaidofnebraska.org
402.348.1069 EXT. 253

TO: Erin Wetzel, counsel for Defendant.

YOU ARE HEREBY NOTIFIED that the Motion will be held before the Honorable Gary B. Randall, District, Court Judge, on the 28th day of March, 2017, at 10:30 am, in Courtroom #316, at the Douglas County Courthouse, 1701 Farnam Street, Omaha, Nebraska, or as soon thereafter as the parties may be heard.

Dated this 17th day of March, 2017.

/s/ Liliana E. Shannon, #22854
Attorney for Plaintiff

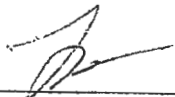
CERTIFICATE OF SERVICE

It is hereby certified that on this 17th day of March, 2017, a true and correct copy of the above and foregoing document was duly served upon the below identified persons by hand delivery:

Erin E. Wetzel
Attorney for Defendant
Oestmann & Albertsen, P.C. LLO
Associate Attorney
1907 Farnam St.
Omaha, Nebraska 68102
erin@oalawomaha.com

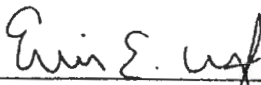
/s/ Liliana E. Shannon
Liliana E. Shannon /# 22854

Prepared and submitted by:



Liliana E. Shannon, #22854
Attorney for Plaintiff
Legal Aid of Nebraska
209 S. 19th St, Ste #200
Omaha, Nebraska 68102
(402) 348-1069, ext. 253
lshannon@legalaidofnebraska.org

Approved and reviewed by:



Erin E. Wetzel, #25443
Attorney for Defendant
Oestmann & Albertsen, P.C. LLO
Associate Attorney
1907 Farnam St.
Omaha, Nebraska 68102
erin@oalawomaha.com

8:18-cv-00539-RGK-PRSE Doc # 1 Filed: 11/15/18 Page 124 of 169 - Page ID # 124
STATE OF NEBRASKA } SHERIFF #: 17005142 Filed in Douglas District Court
} § *** EFILED ***
COUNTY OF DOUGLAS } COURT CASE #: D01CI172164 Case Number: D01CI170002164
ATTY: 441727 Transaction ID: 0005025326
D - DISTRICT COURT Filing Date: 03/21/2017 10:00:00 PM CDT

RE: ALPHONSO V. FRAZIER V. PETER C. JESSEN

RECEIVED DATE: MARCH 16, 2017

SERVICE ON: PETER C. JESSEN

ACTION TYPE AND PAPER TYPE: SUMMONS, SUMMONS, CIVIL ACTION MOTION

RETURNED: SERVED

SERVICE TYPE: PERSONAL

SERVICE DATE/TIME: MARCH 20, 2017 3:00 PM

SERVICE RECORD:

03/16/2017 04:55 PM ATTEMPTED/LEFT CARD @ 12612 IZARD STREET OMAHA NE
68154
03/17/2017 10:20 AM ATTEMPTED/NOT HOME @ 12612 IZARD STREET OMAHA NE
68154
03/20/2017 03:00 PM SERVED @ JESSEN DENTAL 5156 NORTH 90TH STREET OMAHA
NE

Fred M. Wolf

FRED WOLF

AUTHORIZED AND APPOINTED BY TIMOTHY F. DUNNING, SHERIFF

MILEAGE	\$1.13
RETURN	\$6.00
SERVICE	<hr/> \$12.00
TOTAL	\$19.13

Timothy F. Dunning

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

ALPHONSO FRAZIER, II,) CASE NO. CI 17 2164
Plaintiff,)
vs.) ORDER
~~RETERO JESSEN~~ and PATRICIA)
ANN JESSEN,)
Defendants.)

TO: Douglas County Department of Corrections and Alphonso Frazier

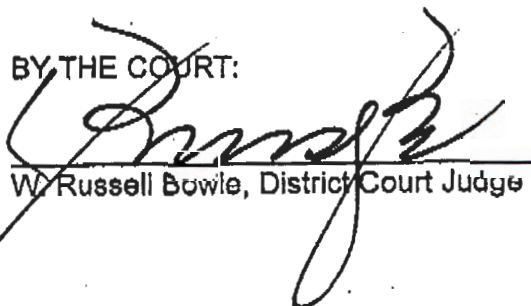
Defendants Motion to Dismiss Plaintiff's Complaint was filed on March 23, 2016 and hearing is scheduled for April 4, 2017 at 9:45 a.m. before the Honorable W. Russell Bowie, 5th Floor, Courtroom #504.

Alphonso Frazier, II was served with a copy of Defendants' Motion to Dismiss by the Douglas County Sheriff's Department on March 23, 2017 at the Douglas County Correction Center ("DCCC") where Plaintiff is currently involuntarily confined pending trial on certain criminal charges.

IT IS THEREFORE ORDERED that, if Plaintiff wishes to participate in said hearing, the Douglas County Department of Corrections, which operates the DCCC, is ordered to provide Plaintiff access to a phone so Plaintiff can call this Court at 402-444-7015 in order for Plaintiff to telephonically appear and participate in the hearing on Defendants' Motion to Dismiss Plaintiff's Complaint, scheduled on April 4, 2017, commencing at 9:45 a.m., or as soon thereafter as counsel may be heard.

DATED this 29 day of March, 2017.

BY THE COURT:


W. Russell Bowie, District Court Judge

PREPARED AND SUBMITTED BY:

Richard J. Rensch #15515
RENSCH & RENSCH LAW, P.C.
The John D. Wear Building
7602 Pacific Street, Suite 102
Omaha, NE 68114
402-498-4400

Certificate of Service

I hereby certify that on Tuesday, April 04, 2017 I provided a true and correct copy of the Motion-Dismissal to the following:

Jessen,Patrica,Ann service method: Email

Jessen,Peter,C service method: Email

Frazier,Alphonso,V,,II represented by Pro Se Party (Bar Number: 2) service method:
Personal Service

Signature: /s/ Richard Rensch (Bar Number: 15515)

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,)	CASE NO. CR 17-599
)	
Plaintiff,)	
)	NOTICE OF ATTORNEY'S
)	LIEN
ALPHONSO V. FRAZIER II,)	
)	
Defendant.)	

TO: ALPHONSO FRAZIER, Defendant, 4314 N. 53rd Street, Omaha, Nebraska, 68104.

YOU ARE HEREBY NOTIFIED that Andrea Finegan McChesney, NSBA No. 25008, attorney for ALPHONSO V. FRAZIER, II, the Defendant herein, claims a lien on all assets belonging to said Defendant and all assets awarded to said Defendant with respect to the above-captioned matter. Said lien is claimed pursuant to Nebraska Revised Statutes §7-108 (reissue 1997).

Andrea Finegan McChesney rendered legal services for and on behalf of ALPHONSO V. FRAZIER, II, Defendant herein, in connection with the above-captioned matter. The current outstanding balance due for said legal services is in the amount of \$3,388.52.

DATED this 21st day of March, 2017.

By: 

Andrea Finegan McChesney, #25008
McChesney & Farrell
209 South 19th Street, Suite 640
Omaha, NE 68102
402.934.4884
888.315.9780
amcchesney@mflawomaha.com

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA,) CASE NO. CR 17-599
)
)
 Plaintiff,) NOTICE OF ATTORNEY'S
) LIEN
 ALPHONSO V. FRAZIER II,)
)
 Defendant.)

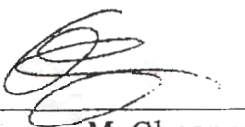
TO: ALPHONSO FRAZIER, Defendant, 4314 N. 53rd Street, Omaha,
Nebraska, 68104.

YOU ARE HEREBY NOTIFIED that Andrea Finegan McChesney, NSBA No. 25008, attorney for ALPHONSO V. FRAZIER, II, the Defendant herein, claims a lien on all assets belonging to said Defendant and all assets awarded to said Defendant with respect to the above-captioned matter. Said lien is claimed pursuant to Nebraska Revised Statutes §7-108 (reissue 1997).

Andrea Finegan McChesney rendered legal services for and on behalf of ALPHONSO V. FRAZIER, II, Defendant herein, in connection with the above-captioned matter. The current outstanding balance due for said legal services is in the amount of \$3,388.52.

DATED this 21st day of March, 2017.

By:

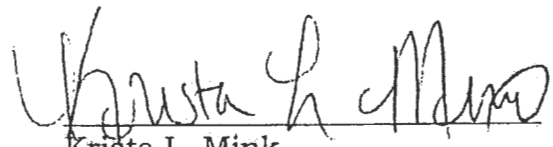

Andrea Finegan McChesney, #25008
McChesney & Farrell
209 South 19th Street, Suite 640
Omaha, NE 68102
402.934.4884
888.315.9780
amcchesney@mflawomaha.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Notice of Attorney's Lien was mailed by electronic mail, on this 21st day of March, 2017 to the following:

Julie Medina
julie.medina@douglascounty-ne.gov

Mikki C. Jerabek
mjerabek@douglascounty-ne.gov


Krista L. Mink

Certificate of Service

I hereby certify that on Friday, March 31, 2017 I provided a true and correct copy of the Attorney's Lien to the following:

Frazier,Alphonso,V,li represented by Mikki C. Jerabek (Bar Number: 20355) service method: Electronic Service to mikki.jerabek@douglascounty-ne.gov

State of Nebraska represented by Julie L. Medina (Bar Number: 23768) service method: Electronic Service to julie.medina@douglascounty-ne.gov

Signature: /s/ Andrea L McChesney (Bar Number: 25008)

88.

**DOUGLAS COUNTY DEPARTMENT OF CORRECTIONS
INMATE REQUEST FORM
FORMULARIO De SOLICITUD PARA RECLUSOS**

To/Para: Mental Health Date/Fecha: 31-12-2017
(Print Name or Department/Escribir nombre o departamento con letra de imprenta)

From/De: Alphonso V. Frasier II Data/Datos: ZIBZ480 H/U: J-9
(Print Name/Escribir nombre con letra de imprenta)

BOTH COPIES NEED TO BE SUBMITTED FOR RESPONSES

(Deben Entregarse Ambas Copias Para Obtener Respuestas)

Request/Solicitud:

as soon as Available

Schedule me please!

Alfonso V. Frazier II 4-12-2017
(Inmate Signature/Firma del recluso) (Date/Fecha)

(Inmate Signature/Firma del recluso)

4-12-2017

(Date/Fecha)

Reply/Respuesta: Yes, we plan on 4/3/17

4/14/17 John Doe (Employee Printed Name/NOMBRE impreso del Empleado) (Employee Signature/Firma del empleado/Chit #/Recibo nro)

WHITE COPY: Inmate File
YELLOW COPY: Inmate

(Revised 7-2013)

DCC 7

**DOUGLAS COUNTY DEPARTMENT OF CORRECTIONS
INMATE REQUEST FORM
FORMULARIO De SOLICITUD PARA RECLUSOS**

To/Para: Mental Health/Medical Date/Fecha: 4-15-2017
(Print Name or Department/Escribir nombre o departamento con letra de imprenta)

From/De: Alfonso V. Fryer II Data/Datos: Z182480 H/U: J-9
(Print Name/Escribir nombre con letra de imprenta)

BOTH COPIES NEED TO BE SUBMITTED FOR RESPONSES

(Deben Entregarse Ambas Copias Para Obtener Respuestas)

Request/Solicitud: I am suffering from
Anxiety, Hopelessness, Helplessness
Depression, Anger, Isolation,
Aggression, Weight loss and gain.

Alfonso V.
(Inmate Signature/Firma del recluso)

4-15-2017
(Date/Fecha)

Reply/Respuesta: You have been scheduled to see Dr. Annaiza. Dismiss at ADT.

4-10-17 Downey mt
(Date/Fecha) (Employee Printed Name/Nombre impreso del Empleado) (Employee Signature/Firma del empleado/Chit #/Recibo nro)

WHITE COPY: Inmate File
 YELLOW COPY: Inmate

(Revised 7-2013)

DCC 7

I, the undersigned, certify that on April 12, 2017 , I served a copy of the foregoing document upon the following persons at the addresses given, by mailing by United States Mail, postage prepaid, or via E-mail:

Richard J Rensch
dick@renschlawyers.com

Alphonso V Frazier
Dept of Corrections
710 S. 17th Street
Omaha, NE 68102

Date: April 12, 2017 BY THE COURT: _____
CLERK

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

JENNIFER L. FRAZIER,) CASE NO. CI 15-8083
)
 Plaintiff,)
) APPEARANCE OF COUNSEL
 vs.)
)
 ALPHONSO V. FRAZIER II,)
)
 Defendant.)

COMES NOW Kelle J. Westland, of KELLE J. WESTLAND LAW OFFICE, P.C., L.L.O., 7602 Pacific Street, Suite 102, Omaha, Nebraska 68114, and hereby enters her appearance as counsel for the Plaintiff, JENNIFER L. FRAZIER, in regard to the above-captioned action.

DATED this 18th day of April, 2017.

JENNIFER L. FRAZIER, Plaintiff,

BY: /s/ Kelle J. Westland
Kelle J. Westland, #17450
KELLE J. WESTLAND LAW
OFFICE, P.C., L.L.O.
7602 Pacific Street, Suite 102
Omaha, Nebraska 68114
(402) 498-4400
Attorney for Plaintiff

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED THAT on the 18th day of April, 2017, a copy of the above and foregoing pleading was served upon the Defendant, by electronically mailing a copy to his attorney Erin E. Wetzel, at: erin@oalawomaha.com.

/s/ Kelle J. Westland

Image ID: D04207289C01

ORDER TO SEAL RECORD DUE
TO ACQUITTAL OR DISMISSAL

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA V. ALPHONSO V FRAZIER

Case ID: CR 17 1223

Pursuant to Neb. Rev. Stat. §29-3523, all records, including any information or other data concerning any proceedings relating to the above entitled case, including the arrest, taking into custody, petition, complaint, indictment, information, trial, hearing, adjudication, correctional supervision, dismissal or other disposition or sentence, are hereby ordered sealed.

Notice is hereby given that the sealing of these records means:

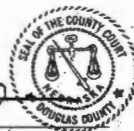
Effective immediately, the records are not part of the public record and shall not be disseminated to persons other than criminal justice agencies, except as provided in Neb. Rev. Stat §29-3523(1) or (2).

Date: April 24, 2017

BY THE COURT:

Hon. Sheryl Lohaus

Sheryl Lohaus



COPY

Alphonso V Frazier
4314 N 53 St
Omaha, NE 68104-0000

93.

RB

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

THE STATE OF NEBRASKA,) CR 17 - 599
Plaintiff,)
vs.) ORDER
ALPHONSO FRAZIER,)
Defendant.)

THIS MATTER came on for hearing this 1st day of June, 2017, upon stipulation of the parties and the oral Motion of the Defendant requesting the return of \$3160.00, such property seized by Omaha Police officers during to the arrest of the Defendant on January 30, 2017.

THE COURT finds good cause for the return of Defendant's property.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the Omaha Police Department return property consisting of \$3160.00 (cash) under RB# AJ23248 back to the Defendant or his authorized designee.

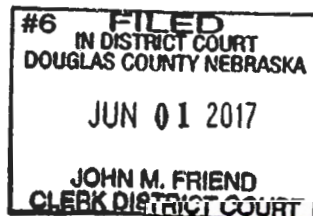
5848

BY THE COURT:

Marlon A. Folk
District Court Judge

Prepared and Submitted by:

Mikki C. Jerabek, #20355
Assistant Public Defender



For Alphonso Frasier
release of his property

17044



IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

ALPHONSO FRAZIER, II,) CASE NO. CI 17 862
)
 Plaintiff,)
)
 vs.) NOTICE OF HEARING
)
 PETER C. JESSEN,)
)
 Defendant.)

TO: ALPHONSO FRAZIER, II, Plaintiff

PLEASE BE ADVISED that Defendant's Motion to Dismiss will be called up for hearing before the Honorable Peter C. Batallion, Courtroom No. 413, 4th Floor of the Douglas County Courthouse, 17th and Farnam Streets, on Tuesday, June 13, 2017, commencing at 10:00 a.m., or as soon thereafter as counsel may be heard.

PETER C. JESSEN, Defendant,

By: /s/ Richard J. Rensch
Richard J. Rensch #15515
RENSCH & RENSCH LAW, P.C.
The John D. Wear Building
7602 Pacific Street, Suite 102
Omaha, NE 68114
402-498-4400

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Notice of Hearing was served by First Class Mail, postage prepaid, this 26th day of May, 2017 to:

Alphonso V. Frazier, II
Department of Corrections
710 S. 17th Street
Omaha, NE 68102

/s/ Richard J. Rensch
Richard J. Rensch

DOUGLAS COUNTY DEPARTMENT OF CORRECTIONS
710 South 17th Street
Omaha, Nebraska 68102

DISCIPLINARY MISCONDUCT REPORT

REPORT #	5-2	PAGE	1	of	1	PAGES			
REPORTING EMPLOYEE:	Sergeant Megan Maine	CHIT #	5438						
INMATE'S FULL NAME:	Frazier	Alphonso	V.						
INMATE DATA #:	2182480	Last	First	Middle					
DATE:	5/1/17	TIME:	0055	LOCATION:	Housing Unit J				
SENTENCED:	<input type="checkbox"/>	PRETRIAL:	<input checked="" type="checkbox"/>	FEDERAL:	<input type="checkbox"/>	ICE:	<input type="checkbox"/>	HOLD:	<input type="checkbox"/>
CHARGES:	<u>Stalking/Terrorist Threats</u>								
ALLEGED MISCONDUCT INFRACTION:	<u>Verbal Abuse</u> <i>2nd</i>								
<i>(To be Completed by Case Management)</i>									

REPORT NARRATIVE:

On May 1, 2017 at 0045 hours, I, Sergeant Megan Maine#5438, was the supervisor on 3A doing a round in Housing Unit J when Inmate Frazier, Alphonso #2182480 was locked down pending hearing.

On the above date and time mentioned, I was doing a round in Housing Unit J with Officer Hicks, Jeremy #3554 when I noticed Inmate Frazier called Officer Hicks over to yell at him for shining a light his room. I attempted to explain to him it was a security round when he told me “why don’t you shut the fuck up!.” When I asked Officer Hicks who was in the room Frazier stated “why don’t you come in here and find out! And do some exercise.” Inmate Frazier was locked down pending hearing for his behavior.

In conclusion, Inmate Frazier was locked down pending hearing and remained in Housing Unit J, room 9. End of report.

Sgt. Megan Maine
 REPORTING OFFICER'S SIGNATURE

50 E. 2018
 SHIFT SUPERVISOR'S SIGNATURE

Distribution: Original – Hearing Board, Copy – Inmate File, Copy – Inmate

ORDER TO APPOINT PUBLIC DEFENDER

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRY

Printed on 6/15/2017 at 1:37

Room 01C50

Case ID: CR 17 14001

Page 1

Court appoints Public Defender in this matter. Defendant is to take this order immediately to the Public Defender at:

Douglas Public Defender's Office
1819 Farnam, H05

Omaha NE 68183
402 444-7175

Next court date is: _____ at _____ in courtroom

Date: June 15, 2017 BY THE COURT S. Thompson



Defendant signature _____

DEFENDANT COPY**FILED BY**Clerk of the Douglas County Court
06/15/2017**ORDER TO APPOINT PUBLIC DEFENDER**

91. Oestmann & Albertsen Law P.C. L.L.O.

June 13, 2017

Alphonso Frazier
P.O. Box 4891
Omaha, NE 68104

RE: *Frazier v. Frazier, CI 15-8083*

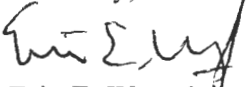
Dear Mr. Frazier,

As a reminder, your hearing is on **June 21, 2017, at 8:45 a.m.** Please plan on attending.

Please keep my office current on any changes in address, telephone number, or e-mail address as soon as possible. Also, please retain a copy of these documents for your records.

If you have any additional questions or concerns, please call me at 402-614-1880. Thank you.

Sincerely,



Erin E. Wetzel
Associate Attorney
For the Firm

Enclosure: None.

CC: client file

EEW/mf

BB. **Oestmann & Albertsen Law P.C. L.L.O.**

June 14, 2017

Alphonso Frazier, #2182480
P.O. Box 4891
Omaha, NE 68104

RE: *Frazier v. Frazier, CI 15-8083*

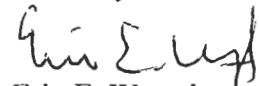
Dear Mr. Frazier,

Please find enclosed copies of the Withdrawal of Motion to Compel and Motion to Enforce and the Motion for Further Temporary Relief and Notice of Hearing that were filed with the court. The Motion for Further Temporary Relief is set for hearing on **June 21, 2017, at 8:45 a.m.**
Please call my office to set up a time to sign an affidavit for the hearing. Please try to make the appointment by Monday morning at the very latest.

Also included is a copy of the settlement offer I received from opposing counsel. Please get me the property list outlining which items you are missing and which are damaged as soon as possible. Finally, I have included email correspondence from opposing counsel regarding Ms. Frazier's opinion of the visit with your son that occurred on June 4, 2017. If you are willing to attend mediation to try to develop a parenting plan, please call the Conciliation and Mediation office at 402-444-7169. If you are not willing to attend mediation, please let me know.

Please keep my office current on any changes in address, telephone number, or e-mail address as soon as possible. Also, please retain a copy of these documents for your records. If you have any additional questions or concerns, please call me at 402-614-1880. Thank you.

Sincerely,



Erin E. Wetzel
Associate Attorney
For the Firm

Enclosure: Withdrawal of Motion to Compel and Motion to Enforce; Motion for Further Temporary Relief & Notice of Hearing; Opposing's settlement offer dated 5/25/17; Email correspondence from opposing counsel dated 6/5/17

CC: client file

EEW

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

ALPHONSO FRAZIER, II,) CASE NO. CI 17 862
)
Plaintiff,)
)
vs.) AMENDED
)
) NOTICE OF HEARING
)
PETER C. JESSEN,)
)
Defendant.)

COPY

TO: ALPHONSO FRAZIER, II, Plaintiff

PLEASE BE ADVISED that Defendant's Motion to Dismiss will be called up for hearing before the Honorable Peter C. Batallion, Courtroom No. 413, 4th Floor of the Douglas County Courthouse, 17th and Farnam Streets, on Thursday, June 29, 2017, commencing at 1:00 p.m., or as soon thereafter as counsel may be heard.

PETER C. JESSEN, Defendant,

By: /s/ Richard J. Rensch
Richard J. Rensch #15515
RENSCH & RENSCH LAW, P.C.
The John D. Wear Building
7602 Pacific Street, Suite 102
Omaha, NE 68114
402-498-4400

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Notice of Hearing was served by First Class Mail, postage prepaid, this 26th day of May, 2017 to:

Alphonso V. Frazier, II
4314 N. 53rd
Omaha, NE 68154

/s/ Richard J. Rensch
Richard J. Rensch

WHEREFORE, Defendant respectfully requests that this Court enter an Order of Dismissal of Plaintiff's Complaint, With Prejudice to a future filing, pursuant to §6-1112(b)(6) of the Nebraska Rules of Pleadings in Civil Cases and Nebraska case law.

PETER C. JESSEN, Defendant,

By: /s/ Richard J. Resch
Richard J. Rensch #15515
RENSCH & RENSCH LAW, P.C.
The John D. Wear Building
7602 Pacific Street, Suite 102
Omaha, NE 68114
402-498-4400

NOTICE OF HEARING

PLEASE BE ADVISED that Defendant's First Amended Motion to Dismiss will be called up for hearing before the Honorable Peter C. Batallion, Courtroom No. 413, 4th Floor of the Douglas County Courthouse, 17th and Farnam Streets, on Thursday, June 29, 2017, commencing at 1:00 p.m., or as soon thereafter as counsel may be heard.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing First Amended Motion to Dismiss and Notice of Hearing was served by First Class Mail, postage prepaid, this 12th day of June, 2017 to:

Alphonso V. Frazier, II
4314 N. 53rd
Omaha, NE 68104

/s/ Richard J. Rensch
Richard J. Rensch



001549691D01

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

100.
JENNIFER L. FRAZIER,

CASE NO. CI 15-8083

Plaintiff,

vs.

ALPHONSO V. FRAZIER, II,

Defendant.

DECREE OF DISSOLUTION OF
MARRIAGE

#6	FILED
IN DISTRICT COURT	
DOUGLAS COUNTY NEBRASKA	
AUG 29 2017	
2017HOMESTEAD CLERK DISTRICT COURT	

THIS MATTER came before the Court this 28 day of August, 2017. The Plaintiff filed a Complaint for Dissolution of Marriage and the Defendant filed an Answer and Counter Complaint. The Plaintiff was not present in person and is represented by counsel, Kelle J. Westland, KELLE J. WESTLAND LAW OFFICE, P.C., L.L.O., John D. Wear Building, 7602 Pacific Street, Suite 102, Omaha, Nebraska 68114. The Defendant was not present in Court and was represented by counsel, Erin E. Wetzel, Oestmann & Albertsen Law, P.C. L.L.O., 1907 Farnam Street, Omaha, Nebraska 68102. The parties have executed a Verified Certificate of Waiver of Hearing, waiving the right to a final hearing. Each party has indicated their consent and approval by executing this Decree and the Property Settlement Agreement attached hereto.

The Court, having examined the pleadings and the evidence in support thereof, upon consideration and being fully advised in the premises, finds as follows, to wit:

1. That both parties are and have been residents of Nebraska for at least one (1) year prior to the filing of the Complaint herein.
2. That the Court has jurisdiction of both parties and of the subject matter of this action.
3. That neither party is a member of the Armed Forces of the United States.
4. That the parties were married on December 5, 2006, in Omaha, Douglas County, Nebraska, and that one child is affected by these proceedings, namely: Mason V. Frazier, born in January, 2003.
5. That neither the Plaintiff nor the Defendant is a party to any other pending action for divorce, separation or dissolution of marriage.



herein, which the Court has examined and finds to be reasonable and not unconscionable in all respects.

IT IS, FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Plaintiff's maiden name shall be restored to Jennifer L. Simms.

DATED this 28 day of August, 2017.

BY THE COURT:

The Honorable Judge Gary Randall
Douglas County District Court Judge

PREPARED AND SUBMITTED BY:

Kelle J. Westland, #17450
~~KELLE J. WESTLAND~~ LAW OFFICE,
P.C., L.L.O.
John D. Wear Building
7602 Pacific Street, Suite 102
Omaha, Nebraska 68114
(402) 498-4400
Attorney for Plaintiff

How could she
afford this attorney
Who is happening
to Peter C. Jessen's
attorney

APPROVED AS TO FORM:

Erin E. Wetzel
Erin E. Wetzel, #25448
Oestmann & Albertsen Law P.C. L.L.O
1907 Farnam Street
Omaha, Nebraska 68102
(402) 614-1880
Attorney for Defendant

Image ID: D04434063C01

NOTICE

Doc. No. 04434063

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

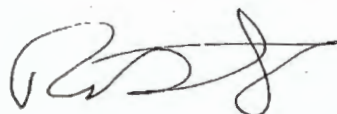
STATE OF NEBRASKA V. ALPHONSO V FRAZIER

Case ID: CR 17 1223

The court has entered the following order in this case:

Hearing is set for December 14, 2017, at 1:30PM in Douglas Co CR Trial Ctrm #227 for:

Hearing



Date: December 1, 2017 BY THE COURT:

 Clerk

Special Instructions:

Scheduled Motion for Dismissal of Lien

tlb

Alphonso V Frazier
P.O.Box 4891
Omaha, NE 68104-0000

FILED BY
Clerk of the Douglas County Court
12/01/2017

Image ID: D04433539C01

ORDER TO SEAL RECORD DUE
TO ACQUITTAL OR DISMISSAL

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA V. ALPHONSO V FRAZIER

Case ID: CR 17 1223

Pursuant to Neb. Rev. Stat. §29-3523, all records, including any information or other data concerning any proceedings relating to the above entitled case, including the arrest, taking into custody, petition, complaint, indictment, information, trial, hearing, adjudication, correctional supervision, dismissal or other disposition or sentence, are hereby ordered sealed.

Notice is hereby given that the sealing of these records means:

Effective immediately, the records are not part of the public record and shall not be disseminated to persons other than criminal justice agencies, except as provided in Neb. Rev. Stat §29-3523(1) or (2).

Date: December 1, 2017 BY THE COURT:

Hon. Jeffrey L Marcuzzo



Alphonso V Frazier
4314 N 53 St
Omaha, NE 68104-0000

103.

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER

DOB: 2/20/1964

Case ID: CR 17 1223

Citation: K 1111916

Printed on 12/14/2017 at 2:37

Room 01C28

Page 1

Date of Hearing 12/14/2017

CHARGES (AMENDMENTS/PLEAS/FINDINGS/FINES/PRESENTENCE/JAIL/DISMISALS)

CHARGE	STATUTE	DESCRIPTION	CLASS	TYPE
01	28-311.01	Terroristic threats	3A	FEL

A P P E A R A N C E S A N D A D V I S E M E N T

Judge Marcela Keim
 Defendant ALPHONSO V FRAZIER
 Defense Counsel Self-Represented Litigant ****

B O N D I N F O R M A T I O N

Bond 142699 for \$50,000.00 TEN filed on 1/26/2017
 ASSIGNED Balance Held _____

T R I A L / M O T I O N H E A R I N G

Hearing held on: Hearing
 Motion for dismissal of Lein

A D D I T I O N A L E N T R I E S O F R E C O R D

Andrea McChesney does not appear.

It is ordered by the court that Andrea McChesney has until December 21st, 2017 to prosecute the lien, otherwise the lien will stand dismissed by the court.

Hon.

M. Keim

Marcela Keim



14/2017

Date

FC

Bailiff

Tape Nos. Digital Recording _____

Journal Entry and Order(s) copies to:

Medina, Julie, L,

julie.medina@douglascounty-ne.gov

CASE FILE COPY

FILED BY

Clerk of the Douglas County Court
12/14/2017

JOURNAL ENTRY AND ORDER

Image ID: D04448465C01

JOURNAL ENTRY AND ORDER**IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA**

ST V. ALPHONSO V FRAZIER

DOB: 2/20/1964

Case ID: CR 17 1223

Citation: K 1111916

Printed on 12/14/2017 at 2:37

Room 01C28

Page 1

Date of Hearing 12/14/2017

CHARGES (AMENDMENTS/PLEAS/FINDINGS/FINES/PRESENTENCE/JAIL/DISMISSALS)

<u>CHARGE</u>	<u>STATUTE</u>	<u>DESCRIPTION</u>	<u>CLASS</u>	<u>TYPE</u>
01	28-311.01	Terroristic threats	3A	FEL

A P P E A R A N C E S A N D A D V I S E M E N T

Judge Marcela Keim

Defendant ALPHONSO V FRAZIER

Defense Counsel Self-Represented Litigant

B O N D I N F O R M A T I O N

Bond 142699 for \$50,000.00 TEN filed on 1/26/2017
 ASSIGNED Balance Held _____

T R I A L / M O T I O N H E A R I N G

Hearing held on: Hearing
 Motion for dismissal of Lein

A D D I T I O N A L E N T R I E S O F R E C O R D

Andrea McChesney does not appear.

It is ordered by the court that Andrea McChesney has until December 21st, 2017 to prosecute the lien, otherwise the lien will stand dismissed by the court.

Hon. Julie Medina

Marcela Keim



12/14/2017

Date

FC

Bailiff

Tape Nos. Digital Recording _____

Journal Entry and Order(s) copies to:

Medina, Julie, L,

julie.medina@douglascounty-ne.gov

CASE FILE COPY**FILED BY**Clerk of the Douglas County Court
12/14/2017**JOURNAL ENTRY AND ORDER**

Image ID: D04454680C01

JOURNAL ENTRY AND ORDER

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

ST V. ALPHONSO V FRAZIER
 DOB: 2/20/1964
 Case ID: CR 17 1223
 Citation: K 1111916

Printed on 12/20/2017 at 3:00
 Room 01C25
 Page 1
 Date of Hearing 12/20/2017

CHARGES (AMENDMENTS/PLEAS/FINDINGS/FINES/PRESENTENCE/JAIL/DISMISSEALS)

CHARGE	STATUTE	DESCRIPTION	CLASS	TYPE
01	28-311.01	Terroristic threats	3A	FEL

A P P E A R A N C E S A N D A D V I S E M E N T

Judge Marcela Keim
 Defendant ALPHONSO V FRAZIER
 Defense Counsel Korey T Taylor
 Defendant previously advised of the nature of the above charges, all possible penalties and rights.

B O N D I N F O R M A T I O N

Bond 142699 for \$50,000.00 TEN filed on 1/26/2017
 ASSIGNED Balance Held _____

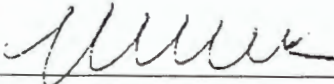
T R I A L / M O T I O N H E A R I N G

Hearing held on: Hearing
 Objection to Attorney Lien
 Motion Granted

A D D I T I O N A L E N T R I E S O F R E C O R D

Andrea McChesney present.
 Court finds attorney lien unenforceable because the lien was filed for service rendered in a divorce action in district court.

Hon.


Marcela Keim

12/20/2017

Date

CH/mad

Bailiff

Tape Nos. DIGITAL RECORDING

Journal Entry and Order(s) copies to:

Medina,Julie,L,
 Taylor,Korey,Tyrone

julie.medina@douglascounty-ne.gov
 korey.taylor@douglascounty-ne.gov

CASE FILE COPY**FILED BY**

Clerk of the Douglas County Court
 12/20/2017

JOURNAL ENTRY AND ORDER

Image ID: D04434064C01

NOTICE

Doc. No. 04434064

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA V. ALPHONSO V FRAZIER

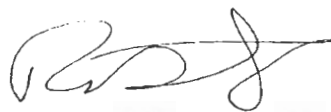
Case ID: CR 17 1223

The court has entered the following order in this case:

Hearing is set for December 14, 2017, at 1:30PM in Douglas Co CR Trial Ctrm #227 for:

Hearing

Date: December 1, 2017 BY THE COURT:



Clerk



Special Instructions:

Scheduled Motion for Dismissal of Lien

tlb

Julie L Medina
julie.medina@douglascounty-ne.gov

FILED BY
Clerk of the Douglas County Court
12/01/2017

STATE OF NEBRASKA

CR/TR 13 (8/13)

REQUEST FOR HEARING

Douglas County Court, Criminal/Traffic Division
 1701 Farnam Street, 2nd Floor, Omaha, NE 68183 (402) 444-5386

STATE OF NEBRASKA,

Plaintiff,

(When Filling Out Press Firmly)

Case No. CR 17-1223

-vs-

Arrest No. _____

Alphonso Frazier,
 Defendant

Arr./Trial Date _____

In Jail/Data No. _____

The undersigned requests that the court file and the prosecutor's paperwork be available in Courtroom

No. 29 on 12/10/17, 2017, at 1:30 P.m. for _____

Request of Hearing Objection to Attorney Lien

DATE: _____ Defendant or
 Attorney Signature: _____ 

Printed Name: Alphonso Frazier L. C. Harvey

Phone #: 402 934 4884

Attorney No.: 25068

P 243
P 243
DOUGLAS COUNTY COURT
DOUGLAS COUNTY, NEBRASKA

The requesting party is responsible for notifying the prosecuting authority (city prosecutor or county attorney) of this request, and for arranging the transportation of any incarcerated defendant.

You are required to have the presiding judge sign this form if you are bringing this case in for an early arraignment.

You are required to have the judge assigned to the case sign this form if you are bringing the case in to be heard during the judge's sentencing.

DATE: _____ BY THE COURT: _____

(County Judge)

NO EARLY REQUESTS WILL BE PROCESSED UNLESS THESE PROCEDURES ARE FOLLOWED.

White - Criminal/Traffic Clerk Office
 Yellow - Criminal/Traffic Clerk Office
 Pink - City Prosecutor
 Gold - Defendant



0623607CRC01

108.

RECEIVED

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

THE STATE OF NEBRASKA,
Plaintiff,

) CASE NO. CR 18-494

JUL 09 2018

)
vs.
)

) CLERK OF THE DISTRICT COURT

ALPHONSO V. FRAZIER, II,
)
Defendant.)

) ORDER TO DISMISS

THIS MATTER came before the Court on the _____ day of July, 2018, on counsel's Motion to Dismiss Appeal. The Court being duly advised in the premises and having reviewed the Motion to Dismiss Appeal and does find as follows:

1. Good cause exists for a dismissal of the Appellant's appeal.

THIS MATTER is hereby dismissed

IT IS SO ORDERED

DATED this _____ day of July, 2018

BY THE COURT:

DISTRICT COURT JUDGE

PREPARED AND SUBMITTED BY:

Andrea Finegan McChesney, #25008
209 South 19th Street, Suite 640
Omaha, NE 68102
402.934.4884
888.315.9780
amcchesney@mflawomaha.com
ATTORNEY FOR APPELLANT

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA) CR17 0000599
Plaintiff,)
vs.)
ALPHONSO V FRAZIER, II,)
Defendant.)
)

PRETRIAL ORDER

THIS MATTER is before the Court on the motion of the County Attorney for an order setting a pretrial conference in the above captioned case. The Court, being fully advised in the premises, finds such an order should be entered.

IT IS THEREFORE ORDERED that a pretrial conference is scheduled on January 16, 2018 at 11:15 AM in District Courtroom #506, in the Hall of Justice, before the Honorable Judge MARLON A. POLK.

IT IS FURTHER ORDERED that the Defendant is required to be present at the hearing or a writ of habeas corpus will be issued for their arrest.

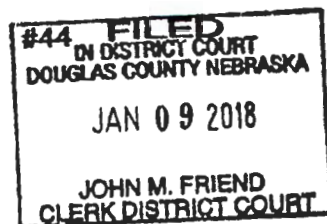
DATED on 1/19/18

BY THE COURT

MARLON A. POLK
District Court Judge

JULIE MEDINA
County Attorney/Deputy County Attorney
100 Hall of Justice
(402) 444-7040

CC: MIKKI C. JERABEK



110.

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

THE STATE OF NEBRASKA,) CR17-599
)
Plaintiff,)
) **NOTICE OF HEARING**
vs.) (As to Motion for Dismissal of Lien)
)
ALPHONSO FRAZIER,)
Defendant.)

COMES NOW the Defendant, Alphonso Frazier, **Pro Se**, and files this Notice of Hearing in regards to the Motion For Dismissal Of Lien that Defendant filed (1/2/18) objecting to the Notice of Attorney's Lien filed by Andrea McChesney (3/31/17) under the above-captioned case.

1. Per the motion Defendant filed, Defendant asserts that Ms. McChesney does not have a proper lien interest in the bond of the Defendant.
2. The bond posted on this case was posted after her notice of lien on this matter.
3. Ms. McChesney has not provided Defendant or the Court appropriate paperwork to claim and perfect a lien in this matter and may not have served proper notice on Defendant.
4. Ms. McChesney has not rendered legal services for and on behalf of Mr. Frazier in connection with this case as the Defendant was represented by Public Defender's Office.

ALPHONSO FRAZIER, Defendant

By _____
Alphonso V. Frazier II, Pro Se
P.O. BOX 4891
Omaha, NE 68104
2alvfrazier@gmail.com / 402.609.0916

NOTICE OF HEARING

YOU AND EACH OF YOU ARE HEREBY NOTIFIED that the above- captioned motion/notice of hearing has been filed by the defendant and is set for hearing before the District Court at **9:00 a.m. on the 29th day of January, 2018** before the Honorable Marlon Polk, Courtroom #506.

CERTIFICATE OF SERVICE

It is hereby certified that a true copy of the above and foregoing Notice of Hearing was personally served on Andrea McChesney, 209 South 19th St., Suite 640, Omaha, NE 68102, by U.S. Mail and/or email delivery, this 19th day of January, 2018.

Budget Plan Update

Your budget plan balance will be \$148.05 after payment due is made. Your monthly budget plan amount is 146.00. Your re-calculation month is NOV. See reverse side of bill for more information.

Account: 110000173388

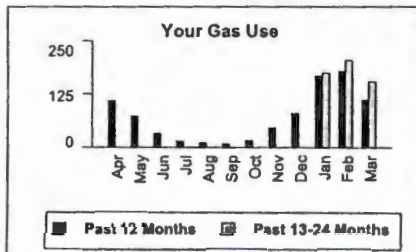
ALPHONSO V FRAZIER II
Service address: 4314 N 53RD ST



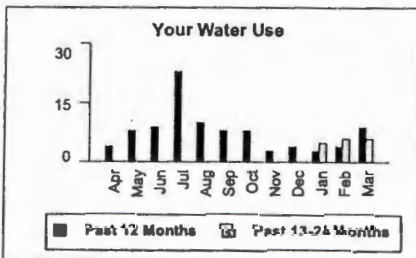
Billing date	Mar 1, 2017	\$103.00 CR
Previous balance		0.00
Payment received		146.00
Current charges		\$43.00

► Total due Mar 16, 2017

Your budget payment of \$43.00 is due Mar 16, 2017.
Your budget plan balance will be \$148.05 after payment due is received.



	This Month	Last Year
Billing units:	112	155
Use per day:	3.7	5.3
Average cost per day:	\$2.45	\$2.84
Number of days in billing cycle:	30	29



	This Month	Last Year
Billing units:	9	6
Use per day:	0.3	0.2
Average cost per day:	\$0.82	\$0.70
Number of days in billing cycle:	30	29

DID YOU KNOW?

The District provides billing services for other municipalities (sewer, trash) as a cost-saving measure for all customers.

Please return this portion of the bill with payment. • Please do not staple payment to bill.

e-mail: customer_service@mudomaha.com
website: www.mudomaha.com phone: 402-554-6666



6850 0010 NO RP 01 03012017 YNNNNY 01 000893 0002

1723 Harney St • Omaha, NE 68102

ALPHONSO V FRAZIER II
RAQUEL HERNANDEZ
PO BOX 4891
OMAHA NE 68104-0891



Apply \$ _____ to my budget plan balance.

Check box and indicate change of mailing address or telephone numbers on the reverse side.

Please give to the Heat Aid Fund by checking a box below.

Monthly donation -- Add: \$2 \$3 \$5 Other \$ _____

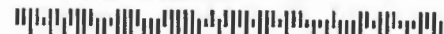
Due on or before Mar 16:

\$43.00

Your budget payment of \$43.00 is due Mar 16.

Amount Paid: _____

METROPOLITAN UTILITIES DISTRICT
PO BOX 3600
OMAHA NE 68103-0600



Account: 110000173388

0000

FINAL BILL

Thank you for being a valued customer. If you have any questions, call 402.554.6666. Please include this account number and service address in any correspondence.

Account: 110000173388

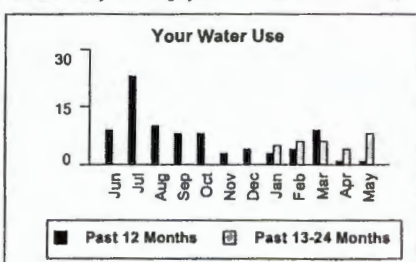
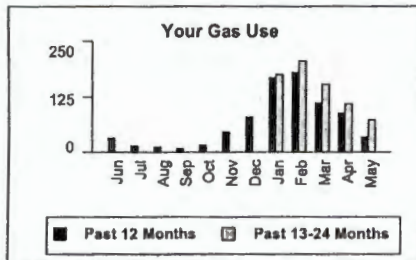
Page 1 of 3

ALPHONSO V FRAZIER II
Service address: 4314 N 53RD ST

Billing date	May 3, 2017	\$189.00
Previous balance		0.00
Payment received		123.75
Adjustments		93.15
Current charges		

► Total due May 18, 2017**\$405.90**

Your budget payment of \$405.90 is due May 18, 2017.
Your budget plan balance will be \$0.00 after payment due is received.



	This Month	Last Year
Billing units:	35	74
Use per day:	1.3	2.5
Average cost per day:	\$1.16	\$1.38
Number of days in billing cycle:	27	30

DID YOU KNOW?

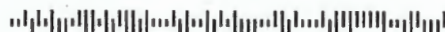
The District provides billing services for other municipalities (sewer, trash) as a cost-saving measure for all customers.

Please return this portion of the bill with payment. • Please do not staple payment to bill.

 e-mail: customer_service@mudomaha.com
 website: www.mudomaha.com phone: 402-554-6666


6850 0010 NO RP 03 05032017 YNNNNY 01 009807 0025

1723 Harney St • Omaha, NE 68102

 ALPHONSO V FRAZIER II
 RAQUEL HERNANDEZ
 PO BOX 4891
 OMAHA NE 68104-0891

 Apply \$ _____ to my budget plan balance.

 Check box and indicate change of mailing address or telephone numbers on the reverse side.

Please give to the Heat Aid Fund by checking a box below.

Monthly donation -- Add: \$2 \$3 \$5 Other \$ _____**Due on or before May 18: \$405.90**

Your budget payment of \$405.90 is due May 18.

Amount Paid: _____

 METROPOLITAN UTILITIES DISTRICT
 PO BOX 3600
 OMAHA NE 68103-0600


Account: 110000173388

0000

Budget Plan Update

Your budget plan balance will be \$123.75 after payment due is made. Your monthly budget plan amount is 146.00. Your re-calculation month is NOV. See reverse side of bill for more information.

Account: 110000173388

ALPHONSO V FRAZIER II
Service address: 4314 N 53RD ST



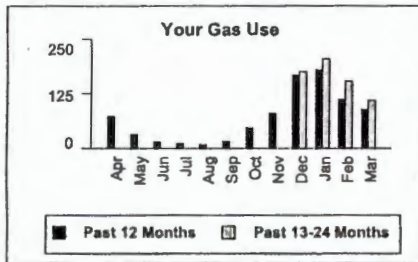
Billing date	Mar 31, 2017	
Previous balance		\$43.00
Payment received		0.00
Current charges		146.00

► **Total due Apr 17, 2017**

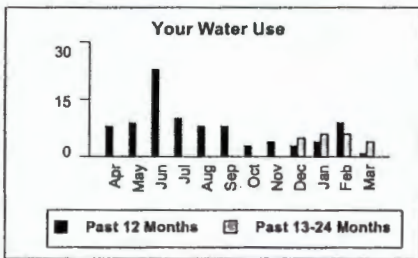
\$189.00

Your budget payment of \$189.00 is due Apr 17, 2017.

Your budget plan balance will be \$123.75 after payment due is received.



	This Month	Last Year
Billing units:	90	110
Use per day:	3.0	3.4
Average cost per day:	\$1.93	\$1.83
Number of days in billing cycle:	30	32



	This Month	Last Year
Billing units:	1	4
Use per day:	0.0	0.1
Average cost per day:	\$0.49	\$0.56
Number of days in billing cycle:	30	32

DID YOU KNOW?

The District provides billing services for other municipalities (sewer, trash) as a cost-saving measure for all customers.

Please return this portion of the bill with payment. • Please do not staple payment to bill.

e-mail: customer_service@mudomaha.com
website: www.mudomaha.com phone: 402-554-6666



6850 0010 NO RP 31 03312017 YNNNNY 01 000905 0002

1723 Harney St • Omaha, NE 68102

ALPHONSO V FRAZIER II
RAQUEL HERNANDEZ
PO BOX 4891
OMAHA NE 68104-0891

M.U.D. GAS RESIDENTIAL RATE A: Mar 2 to Mar 31

Meter Number 372942
Current read (actual): 1378 - Previous read (actual): 1291 = 87 CCF
Gas Use: 87 CCF x 1.050 (heat value) x 0.9810 (pressure zone factor) = 89.614 therms
89.614 therms at 0.4895 = \$43.87
Service Charge 14.00
Gas Cost ► \$57.87
Gas Infrastructure Replacement 3.00

M.U.D. WTR RESIDENTIAL RATE W-1: Mar 2 to Mar 31

Meter Number 2822519 Size: 5/8 -inch
Current read (actual): 2538 - Previous read (actual): 2537 = 1 CCF
Water Use: 1.000 CCF or 748 gallons
1.000 CCF at 1.2576 = \$1.26
Service Charge 13.29
Water Cost ► \$14.55
Water Infrastructure Replacement 4.00

CITY OF OMAHA SEWER

34.32

OTHER CHARGES

Sales Tax 7.96
► Current Charges \$121.70

110000173388000000189008

Due on or before Apr 17:

\$189.00

Your budget payment of \$189.00 is due Apr 17.

Amount Paid: _____

METROPOLITAN UTILITIES DISTRICT
PO BOX 3600
OMAHA NE 68103-0600



Apply \$ _____ to my budget plan balance.

Check box and indicate change of mailing address or telephone numbers on the reverse side.

Please give to the Heat Aid Fund by checking a box below.

Monthly donation -- Add: \$2 \$3 \$5 Other \$ _____

Account: 110000173388

0000

Budget Plan Update

Your budget plan balance will be \$121.78 after payment due is made. Your monthly budget plan amount is 146.00 Your re-calculation month is NOV. See reverse side of bill for more information.

Account: 110000173388

ALPHONSO V FRAZIER II
Service address: 4314 N 53RD ST



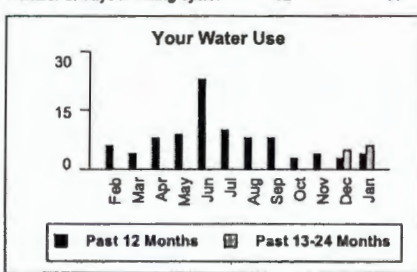
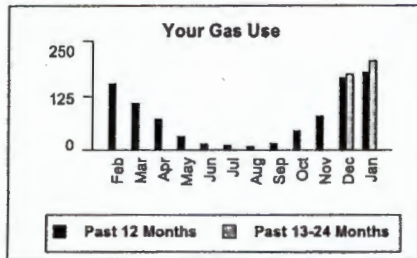
Billing date Jan 30, 2017
Previous balance
Payment received
Current charges

\$249.00 CR
0.00
146.00

► Credit Balance - Do Not Pay

\$103.00 CR

Your budget plan balance will be \$121.78 after payment due is received.



DID YOU KNOW?

The District provides billing services for other municipalities (sewer, trash) as a cost-saving measure for all customers.

Please return this portion of the bill with payment. • Please do not staple payment to bill.

e-mail: customer_service@mudomaha.com
website: www.mudomaha.com phone: 402-554-6666

METROPOLITAN
UTILITIES DISTRICT

6850 0010 NO BP 30 01302017 YNNNNY 01 002117 0005

1723 Harney St • Omaha, NE 68102

ALPHONSO V FRAZIER II
4314 N 53RD ST
OMAHA NE 68104-2814

Credit Balance - Do Not Pay

\$103.00 CR

Amount Paid:

Apply \$ to my budget plan balance

Check box and indicate change of mailing address or telephone numbers on the reverse side.

Please give to the Heat Aid Fund by checking a box below.

Monthly donation -- Add: \$2 \$3 \$5 Other \$ _____

METROPOLITAN UTILITIES DISTRICT
PO BOX 3600
OMAHA NE 68103-0600

A decorative horizontal border consisting of a series of vertical bars of varying heights, creating a textured, grid-like pattern.

Account: 110000173388

0000



Account Number	Due Date	Total Amount Due
1849628922	Dec 27, 2016	\$128.00

For bill inquiries call the Omaha Office
(402) 536-4131. See back for toll-free number.

Customer Name: FRAZIER II, ALPHONSO V
Statement Date: December 7, 2016

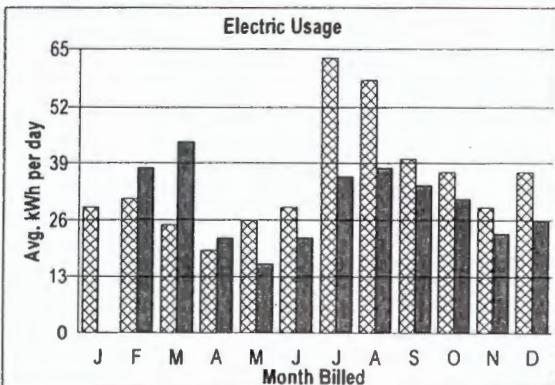
Billing Information for service address: 4314 N 53 ST OMAHA NE

Rate	Billing Period		Meter Number	Meter Reading				Usage
	From	To		Previous	Present	Difference	Multiplier	
Residential	11-3-16	12-5-16	454061	71062	72253 Actual	1191	1	kWh 1191

Your Electric Usage Profile

Billing Period	Billing Days	kWh Use	Avg. kWh per day	Avg Temp	
				High	Low
2016 ☒	32	1191	37	55	34
2015 ☐	29	748	25	51	33

Your average daily electric cost was: \$4.06



Service Charge	15.00
kWh Usage	104.49
Fuel And Purchased Power Adjustment	1.89
Sales Tax	8.50
In Home Electrical Protection Plan	3.95
Sales Tax	0.28
Surge Guard Protection	6.99
Sales Tax	0.48
 Total Charges	 \$141.58
Prior Account Status	330.17
Payments Received: 11/18/16	150.24CR
 Current Account Status	 \$321.51

Late Payment Charge of \$5.12 applies after due date.

The new Level Payment amount for your next bill will be
\$165.00.

Level Payment Information	
Monthly Level Payment Amount	\$128.00
Pay This Amount	\$128.00

1 Please return this portion with payment

Switching to paperless billing can benefit customers in several ways. See Outlets to read what they are.

Statement Date: December 7, 2016

Account Number	Due Date	Total Amount Due
1849628922	Dec 27, 2016	\$128.00

Late Payment Charge of \$5.12 applies after due date.

ALPHONSO V FRAZIER II
4314 N 53RD ST
OMAHA NE 68104-2814

Amount Paid

Energy Assistance: Monthly \$1 \$2 \$5 Other \$ _____

One-Time Contribution \$ _____

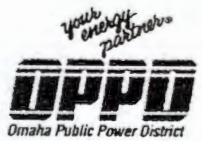
A current phone number on our record simplifies outage reporting. Your service address is identified by the phone number: (402) 609-9016

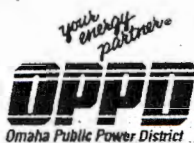
Check Here to indicate name, address or phone changes on back of this statement

PO BOX 3995
OMAHA NE 68103-0995



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Page 1 of 2

INDEL	DUe DAy	Total AMOUNT DU
1849628922	Jan 18, 2017	\$128.00

DISCONNECT NOTICE! ¡AVISO DESCONEXIÓN!

Statement Date: January 9, 2017

Customer Name: FRAZIER II, ALPHONSO V

Service Address: 4314 N 53 ST
OMAHA, NE 68104-2814

The Unpaid Balance on your electric service bill includes a delinquent amount for this service location. The electricity is scheduled for disconnection if the delinquent amount is not received by January 18, 2017. If you are a Level Payment Plan customer, the account will also be removed from the Plan on this date. The disconnect notice due date overrides the bill due date for the delinquent portion of your bill. If you received a Disconnect Notice last month and have not paid the requested amount, your service could be disconnected prior to this notice due date. For your convenience, OPPD accepts electronic payments by telephone or online at www.oppd.com.

There will be a \$30.00 charge for each field collection call made in Nebraska. If a field collection call is made and it is determined that account security is inadequate, a deposit may be assessed on your account.

If the service is disconnected, a reconnection charge of \$75.00 will be added to the account. A reconnection will be completed as soon as possible after the required amount is paid; however, OPPD cannot assure that service can be reconnected on the payment date.

If you are unable to pay this disconnect notice amount in full, contact OPPD Customer Service at (402) 536-4131 to determine if a payment plan is available.

If you currently receive state public assistance, or to see if you qualify, please contact DHHS first or log on to Access Nebraska www.dhhs.ne.gov.

For other assistance inquiries, please contact:

United Way of the Midlands	(402) 444-6666 or 211
Nebr. Dept. of Health and Human Services	(402) 595-1258 or (800) 383-4278

Please return this portion with payment

DISCONNECT NOTICE! ¡AVISO DESCONEXIÓN!

Statement Date: January 9, 2017

ACCOUNT NUMBER	DUe DAy	Total AMOUNT DU
1849628922	Jan 18, 2017	\$128.00

ALPHONSO V FRAZIER II
4314 N 53RD ST
OMAHA NE 68104-2814

PO BOX 3995
OMAHA NE 68103-0995

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Page 1 of 1

Account Number	Due Date	Total Amount Due
1849628922	Feb 27, 2017	\$425.35

For bill inquiries call the Omaha Office
(402) 536-4131. See back for toll-free number.

Customer Name: FRAZIER II, ALPHONSO V

Statement Date: February 7, 2017

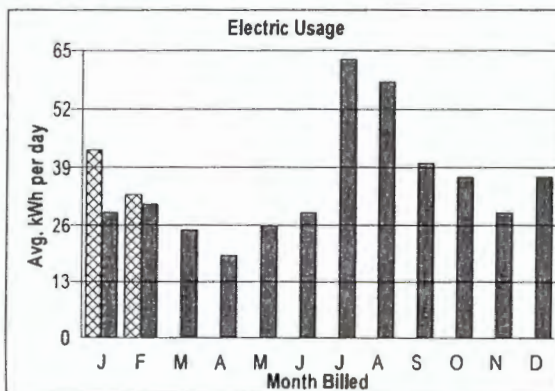
Billing Information for service address: 4314 N 53 ST OMAHA NE

Rate	Billing Period		Meter Number	Meter Reading				Usage
	From	To		Previous	Present	Difference	Multiplier	
Residential	1-5-17	2-3-17	454061	73598	74560	962	1	kWh 962

Your Electric Usage Profile

Billing Period	Billing Days	kWh Use	Avg. kWh per day	Avg Temp	
				High	Low
2017 ☒	29	962	33	33	20
2016 ☐	30	920	30	33	16

Your average daily electric cost was: \$3.88



Service Charge	20.00
kWh Usage	83.49
Fuel And Purchased Power Adjustment	1.53
Sales Tax	7.36
Late Payment Charge	6.08
In Home Electrical Protection Plan	3.95
Sales Tax	0.28
Late Payment Charge	0.20
Surge Guard Protection	6.99
Sales Tax	0.48
Late Payment Charge	0.32
Total Charges	\$130.68
Prior Account Status	478.75
Level Payment Settle Up	176.83
Level Payment Settle Up	0.22
Level Payment Settle Up	3.58
Payments Received: 01/24/17	200.00CR
Current Account Status	\$409.43

Late Payment Charge of \$5.60 applies after due date.

The unpaid balance is past due. If the balance has already been paid, please disregard. Thank you.

Level Payment Information	
Unpaid Balance	\$285.35
Monthly Level Payment Amount	\$140.00
Pay This Amount	\$425.35

Please return this portion with payment

The 10th annual Walk for Warmth is coming up, see how to register in Outlets.

Statement Date: February 7, 2017

Account Number	Due Date	Total Amount Due
1849628922	Feb 27, 2017	\$425.35

Late Payment Charge of \$5.60 applies after due date.



ALPHONSO V FRAZIER II
4314 N 53RD ST
OMAHA NE 68104-2814

Amount Paid Energy Assistance: Monthly \$1 \$2 \$5 Other \$ One-Time Contribution \$

A current phone number on our record simplifies outage reporting. Your service address is identified by the phone number: (402) 609-9016

Check Here to indicate name, address or phone changes on back of this statement

PO BOX 3995
OMAHA NE 68103-0995



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Page 1 of 1

Account Number	Due Date	Total Amount Due
1849628922	Mar 13, 2017	\$451.40

For bill inquiries call the Omaha Office
(402) 536-4131. See back for toll-free number.

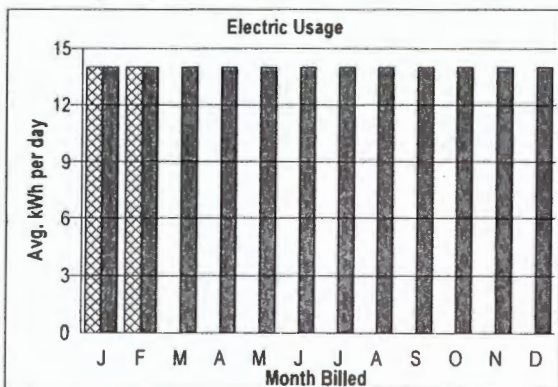
Customer Name: FRAZIER II, ALPHONSO V
Statement Date: February 21, 2017

Billing Information for service address: 4314 N 53 ST OMAHA NE								*** Closing Bill ***	
Rate	Billing Period		Meter Number	Meter Reading				Usage	
	From	To		Previous	Present	Difference	Multiplier		
Residential	2-3-17	2-21-17	454061	74560	74805	245	1	kWh	245

Your Electric Usage Profile

Billing Period	Billing Days	kWh Use	Avg. kWh per day	Avg Temp	
				High	Low
2017 ☒	18	245	13	48	23
2016 ☐	0	0	0	0	0

Your average daily electric cost was: \$2.03



Service Charge	12.00
KWh Usage	21.73
Fuel And Purchased Power Adjustment	0.39
Sales Tax	2.39
In Home Electrical Protection Plan	1.84
Sales Tax	0.13
Surge Guard Protection	3.26
Sales Tax	0.23
 Total Charges	 \$41.97
Level Payment Settle Up	14.62CR
Level Payment Settle Up	0.77CR
Level Payment Settle Up	0.53CR
Previous Balance	425.35
Total Amount Due	\$451.40

The unpaid balance is past due. If the balance has already been paid, please disregard. Thank you.

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Please return this portion with payment

The 10th annual Walk for Warmth is coming up, see how to register in Outlets.

Statement Date: February 21, 2017

FINAL BILL

Account Number	Due Date	Total Amount Due
1849628922	Mar 13, 2017	\$451.40

Amount Paid Energy Assistance: Monthly \$1 \$2 \$5 Other \$ One-Time Contribution \$

A current phone number on our record simplifies outage reporting. Your service address is identified by the phone number: (402) 609-9016

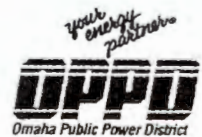
Check Here to indicate name, address or phone changes on back of this statement

ALPHONSO V FRAZIER II
4314 N 53RD ST
OMAHA NE 68104-2814

PO BOX 3995
OMAHA NE 68103-0995



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219

Psych Consults

Psychiatric Services

9239 W. Center Rd Suite 211
402-399-9305

Great Oaks Counseling

13906 Gold Circle
402-932-6500

UNMC Psychiatry

42nd and Emile
402-552-6007

Creighton Psychiatry

3528 Dodge St
402-345-8828

Omaha Psychiatric Associates

2132 S. 42nd St
402-558-1858

Vivian Herndon

8424 W. Center Rd. Suite 203
402-659-4742

Alegent

Lakeside (402) 758-5850
Immanuel (402) 572-2776
Bergan (402) 398-5550

Associated Counseling Professionals (402) 334-1122
Michael Streeter APRN

Children's Behavioral Health 90th & Western (402) 955-3900

Creighton Psychiatry (402) 345-8828 Midtown (402) 280-2010 Bellevue

Douglas County Sliding Scale (402) 444-7931

Great Oaks Counseling 13906 Gold Circle (402) 932-6500 www.greatoakscounseling.com
Dr. Jennifer Cyr

Heartland Family Services (402) 553-3000

Jodi McQuillen LCSW, LIMHP, LISW Geriatric Therapist (402) 390-6007

Jones Group 92nd & Center (402) 399-9305
Dr. Cheryl Buda

Lutheran Family Services (402) 342-7007

Mary Glassman RN, LCSW (402) 898-3141

Meridian Mental Health (402) 504-3707 www.mmhaomaha.com
Dr. Mary Jo Hannigan & Dr. Natalie Baker

Pathways Counseling 13319 Cottner St (402) 896-8933
Cass Barrett

Therapy Resource Associates 10824 Old Mill Rd (402) 330-6060

UNMC Geriatric Psychiatry (402) 552-6007

Dr. Nicole Bergerson (child/adolescent) 92nd & Center (402) 354-8033

Dr. Chelsea Chesen (402) 885-7811 www.chelseachesenmd.com

Dr. Stephanie Kutler 120th & Dodge (402) 206-2306

Dr. Marge Padula (402) 955-2884

Dr. Jane Theobald (cancer patients) Methodist (402) 354-8350

Heartland
Family
Services
402 553-3000
3rd flr 5128

SHR

In the District Court of Douglas County
of Nebraska

Alphonso V. Frazier II

vs

Case No. _____

Civil Action
Intentional Infliction of
Emotional Distress

Jennifer L. Frazier

We seeking \$500,000 from defendant, grounds of intentional infliction of emotional distress to several points being:

1. defendant sued us for divorce, CI 15-8083, on docket of this court after 15 years of matrimony and raising of 3 children, 2 of whom were not progeny of plaintiff, petitioner, moreover 1-11-16, the defendant and as to 2nd point
2. defendant executed affidavit of 1-11-16 promising to "withdraw" CI-15-8083 (see exhibit "A" annexed hereto.)
- ③ 3. Defendant admitted she was having an affair with Peter C. Jessen, during the marriage to plaintiff.
- ④ 4. The court is given to understand, plaintiff Alphonso Frazier has been a client of the dental clinic for 8 years, where his wife Jennifer Frazier worked, and Peter C Jessen, is the dentist.

Wherefore we pray that this court will set fair, equitable and justifiable amount encompassing our emotional distress and psychological duress as well loss of our parental rights and parental rights, see Exhibit "B", annexed hereto.

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA)
Plaintiff)
VS)
Defendant)

DOC. ____ NO. _____

APPLICATION FOR WRIT OF
HABEAS CORPUS

COMES NOW the defendant, Joseph W. Doe, acting on his own behalf, unable to afford an attorney, respectfully making application to this honorable court to issue a writ of habeas corpus.

The defendant, thereafter referred to as the applicant, and lists the following in support of his application:

I.

That the applicant is being held at Douglas County Dept. of Corrections on a matter of extradition. The allegation against him is burglary. The party seeking his extradition is the State of Texas and/or its authorized agent.

II.

On July 28, 2003, the applicant was brought before this honorable court, the honorable Judge Moore presiding, where it was explained to the applicant that the State of Texas would be granted ten working days to extradite the applicant. The ten day date was stated to be August 8, 2003.

III.

Contemplating the ten working day provision, the applicant in good faith signed a provided extradition form, while in open court and before the judge.

IV.

The applicant was additionally informed by the judge at this hearing that the State of Nebraska would release the applicant in the event that Texas or its agent failed to perfect the extradition provisions.

V.

The applicant has made this request for his forthwith release because he believes that the ten working days allowed for his extradition have passed; hence, he is illegally confined and restrained from his liberty in violation of the the United States constitution.

Wherefore, applicant prays, in the interest of justice, that this honorable court grant him a habeas order due to the foregoing reasons.

Respectfully Submitted,

APPLICANT

THIS IS ONLY AN EXAMPLE!!!!!!



City of Omaha
Jean Stothert, Mayor

Law Department

Omaha/Douglas Civic Center
1819 Farnam Street, Suite 804
Omaha, Nebraska 68183-0804
(402) 444-5115
FAX: (402) 444-5125

Paul D. Kratz
City Attorney

July 5, 2018

Alphonso Frazier II
4112 N. 56th Street
Omaha, NE 68104

Re: Claim No. 285-18

Dear Mr. Frazier:

Your damage claim submitted to the City Clerk's office has been forwarded to the City Law Department for disposition. In reviewing this matter, the City of Omaha is unable to give any consideration to your request for the reason that the statute of limitations applicable to the potential recovery of damages has expired.

This claim, as filed, is governed by the Nebraska Political Subdivisions Tort Claims Act (Neb. Rev. Stat. §13-901, et seq.). In order for a person to recover damages against the City of Omaha, there are statutory time limitations that must be met. A claim under the Act is barred if it is not made in writing to the governing body within one year of the time of occurrence. These time constraints cannot be waived by the political subdivision, and compliance with these time limitations is mandatory.

In this case, you allege that the damage occurred on or before February 21, 2017. Since this is outside the one year requirement, your claim will not be considered.

Further, even if this claim were filed in time, Neb. Rev. Stat. §13-910(7) bars “[a]ny claim arising out of assault, battery, false arrest, false imprisonment, malicious prosecution, abuse of process, libel, slander, misrepresentation, deceit, or interference with contract right.”

As such, your claim is denied for the reasons herein stated.

Sincerely,

A handwritten signature in black ink, appearing to read "Jeffrey A. Bloom".

Jeffrey A. Bloom
Assistant City Attorney